# The Gazette



# of **Endia**

# PUBLISHED BY AUTHORITY

# No. 7] NEW DELHI, SATURDAY, FEBRUARY 17, 1951

# NOTICE

The undermentioned Gazettes of India Extraordinary were published during the week ending the 14th February 1951:—

<b>5</b> . No.	No. and Date	Issued by	Subject
1	S. R. O. 172, dated the 3rd February 1951.	Ministry of Industry and Supply.	Amendment made in the Notification No. S. R. O. 1141, dated the 29th December 1950.
	S. R. O. 173 dated the 3rd February 1981.	Do.	Amendment made in the Notification No. S. R. O. 1142, dated the 29th December 1950.
3	S. R. O. 174, dated the 7th February 1951.	Ministry of Ex- ternal Affairs.	Direction regarding dissolution of the Municipal Assembly of Chandernagore and an early fresh election.
3	S. R. O. 198, dated the 8th February 1951.	Ministry of Com- merce and In- dustry	Amendment made in the Notification No. TCS.1/20, dated the 22nd September 1949.
4	S. R. O. 199, dated the 9th February 1951.	Do.	Direction regarding restriction imposed on Surat cotton for the year 1950-51.
	S. R. O. 200, dated the 9th February 1951.	Do.	Further restriction imposed on Surat cotton.
	S. B. O. 201, dated the 9th February 1951.	Do.	Direction regarding restriction imposed on Vijay cotton for the year 1950-51.
	S. R. O. 202, dated the 9th February 1951.	Do.	Further restriction imposed on Vijay cotton.

Copies of the Gazettes Extraordinary mentioned above will be supplied on indent to the Manager of Publications, Civil Lines, Delhi. Indents should be submitted so as to reach the Manager within ten days of the date of issue of this Gazette.

# PART II—Section 3

Statutory Rules and Orders issued by the Ministries of the Government of India (other than the Ministry of Defence) and Central Authorities (other than the Chief Commissioners).

#### MINISTRY OF HOME AFFAIRS

New Delhi, the 8th February 1951

- **5.R.O. 204(7).**—In exercise of the powers conferred by section 27 of the Indian Arms Act, 1878 (XI of 1878), the Central Government is pleased to grant exemption from the operation of the prohibitions and directions contained in sections 13, 14 and 56 of the said Act to:—
  - (1) His Majesty the King of Nepal in respect of three .32 bore Czech pistols.
  - (2) His Royal Highness the Crown Prince of Nepal in respect of-
    - (i) One .22 bore 5 shot Czech rifle.
    - (ii) One .16 bore D.B.B.L. Hammerless Czech gun.
    - (iii) One .275 bore cycle rifle, and
    - (iv) One .38 bore Webley & Scott revolver.
  - (6) His Royal Highness the Second Prince of Nepal in respect of-
    - (i) One .32 bore Webley & Scott revolver,
    - (ii) One .16 bore D.B.B.L. Hammerless Czech gun, and
    - (iii) One .275 bore cycle rifle.
  - (4) His Royal Highness the Third Prince of Nepal in respect of-
    - (i) One .32 bore Webley & Scott revolver,
    - (ii) One .16 bore D.B.B.L. G & S Hollowoy gun, and
    - (ii) One .275 bore cycle rifle.

[No. 9/81/50-Police-L]

U. K. GHOSHAL, Dy. Seep.

#### MINISTRY OF EXTERNAL AFFAIRS

New Delhi, the 12th February 1951

S.R.O. 204(8).—In exercise of the powers conferred by sub-section (1) of section 213 of the Indian Merchant Shipping Act, 1923 (XXI of 1923), the Central Government hereby directs that the following further amendments shall be made in the Indian Pilgrim Ships Rules, 1933, the same having been previously published as required by sub-section (3) of the said section, namely:—

In the said Rules-

- - (2) For Table 'A' annexed to rule 110, the following shall be substituted, namely:—

#### TABLE A

#### Weight and measures of the British Pharmacopeia

Name of medicine, medicinel appliances or miscellaneous Quantity per 100 pilgrims articles

Accrification powder			. 🛊 drachm.
Acidum, Boricum			. 21 oz.
Aidum Acetyl-Salicylicum			. 5 Gr. tablets-4 doses

Name of medicine, medicinal appliances or miscellaneous Quantity per 100 pilgrims articles

Acidum, Carbolicum	Liquof	actun	ì						1 oz.
Acidum Sodium Phoi Acidum, Sulphuricum Adrenalino ampoulos Aother, anaesthotic, Ammonii Carbonas Amyl Nitrite capsulo	sphate							-	i oz.
Acidum, Sulphuricum	n Dilu	tum,				-			2/3 oz.
Adrenaline ampoules	i, 🔒 o.c.	. each							1 box of 12 per vessel.
Aother, anaesthotic,	<b>2</b> 0 o.o.	phial	l						3 per vessel.
Ammonii Carbonas	. ,								1 oz.
Amyl Nitrite capsule Antiphlogistine Argenti Nitras	M.								1 box of 12 per vessel.
<b>Antiphlogistins</b> .									I lb.
Argenti Nitras									3 sticks 1 oz. each per vessel with
									holdor.
Atropine Sulph. Hyp	odomi	ic tabl	lota, (	Grein	1/150	)			tube of 25 tablets.
Argyrol (10 per cent	воlutio	on).							1 oz.
Brandy		1							2 bottles per vessel
Bismuthi Carb									I lb. per vessel
Borax						-			2/3 oz.
Borax Caffeine Citras Calamine lotion								-	oz. I lb.
Calamine lotion									1 lb.
Calcii lactes Calcium Gluconate, l									i oz.
Calcium Gluconate, l	10 p.o								80 ampoules of 10 c.c. each per
									vessel.
Calomel Chlored hydres Chlorodyne Chloroform, ensesthe Chloretone (Park Da Cocaine solution 1 p. Coramine Crossotum Devraced powder									OE.
Chloral hydras				-					
Chlorodyne .									5 ozs.
Chloroform, anaesthe	rtio .								l doz.
Chloretone (Park Day	vis & (	Co.)							i oz.
Cocaine solution 1 p.	o						1		Î oz. por vessel.
Coramine									Six ampoules.
Crossotum Dextrosol powder Digoxin (B. & W.) Distilled water ampedigitalin, Gr. 1/100 Emetine hydrochlori									1/8 oz.
Dextrosol powder									1 lb.
Digoxin (B. & W.)						-			100 tablets per vessel.
Distilled water ampo	oulos, l	IO a.a.	each	ι					50 ampoules per vessel.
Digitalin, Gr. 1/100									16 tablets.
Emetine hydrochlori	de Gr.	ł .							I tube of 25 tablets.
Escrine	 :. :								10 Gr.
Ethyl Chloride									I tube.
Ethyl Chloride Ephedrine Hydr. Ta Extract Gentian Ferrous Sulphate Glycerinum	blota 🛔	grain	l .						50 tablets per vessel.
Extract Gentian									1/8 oz.
Ferrous Sulphate									40 tablets.
Glycerinum .									3 oz.
Glycerinum Glucose, 25 p.c. solut	tion in	. 25 о.	o. am	poule	ß				25 ampoules per vessel.
Giucoso saline D%gi	ucose :	in nor	mali	aaima	in 25	C-6-	ampou	ılos	25 ampoules por vessel.
Gum acacia Hydrargyrum cum-c Hypertonic Saline Hyosela hydrobsomic									I lb. per vessel.
Hydrargyrum cum-c	reta .								1 dr. per vessel.
Hyportonic Saline .									200 tablets por vessel.
Hyosoin hydrobromic	de, tab	oleta (	fr. 1/	100 .					2 tubes of 20 tablets per vessel.
Insulin			. ,						500 units per vessel.
Linimentum Campho	rae co	mpos	itum						8 oz.
Liquid adrent lin Hv.	drachl	orida			,				1 oz.
Liquid extract of Erg Liquid paraffin Liquor Ammonii acc Liquor arsenicalis Liquor hydrargyri pe	got .					,			2/3 oz.
Liquid paraffin									<b>∔</b> lb.
Liquor Ammonii acc	tatis								8 ozs.
Liquor arsenicalis .							•		1/8 oz.
Liquor hydrargyri pe	rchlor	idi .			-	_			1 0z.
									δoz.
Liquor morphine hyd	Irochle	oridi .							2 /3 oz.
Liquor plumbi subac	otatia	fortis							3 ozs.
Magnesii carbonas									1/8 oz.
Magnesii sulphas, in	tine			-	-				4 lbs.
Mandl's throat paint		•		-	-		:		l oz.
Morphine hypodermi		eta. Ci	c. 1/A		-		•	•	16 tablets.
Novocaine (one perce				_	-	•	•	•	l oz.
Oleum menthae pipe			•	•	•	•		•	2/3 oz.
Oloum ricini				•	•	•	•	•	2} pts.
Paludrine tablets (0	3 gm)			•	•	•	•	•	10 doz.
Penicillin Sodium or				•	•	•	•	•	10 million units per vessel
THE PERSON NAMED AND PARTY OF THE PERSON OF	1	U.		•	•	•	•	•	TA WILLIAM PARE A GOODOT

Name of medicine, medicinal appliances or miscellaneous Quantity per 100 pilgrims

Penicillin in oil and wax								4 vials of 10 c c of 300,000 units
Phonecetin								in 1 c.c. per vessel. $2/3$ oz.
Pituitrin I c.c. ampoulos		•	•	•	•	•	•	Box of 6 per yeasel.
Potassii bromidum		•	•	•	•	•	•	
Potaggii oitrag		•	•	•	•	•	•	I oz.
Potassii citras Potasii Iodidum		•	•	•	•	•		2 <del>1</del> oz.
Dot-golf Dos-on-on-on-		•	•	•	٠	•	•	2/3 ozs.
rovassi Permanganas	•			•	•	,	-	3 oze.
Pulvis creta aromatic Pulvis ipecacuanhae com	٠.,	٠.	٠.	٠,	•	•		i oz.
Puivis ipecacuannae com	, pogrtr	18 1D	togr.	powd	or .	•		4 dozen.
LUUDIDA DINVATACNIATIAN	D. OTT	ותו	^ ^ 6	$\mathbf{m}$ pou	Jos			
Quinine sulphas in bulk		•						21 oz.
Bantonin								1/16 oz.
Sodii Bicarbonas								2 oz.
Sodii salicylas .								2/3 oz.
Sodii Bicarbonas Sodii salicylas Spiritus etheris Nitrosi Spiritus ammoniae arom								2 1/3 oz.
Spiritus ammoniae arom	aticus							1 <del>1</del> oz.
otrvehninge hydroenlorie	dum, i	αr. I	/100					1 tube of 20 tablets per vessel
Sulphadiazine		٠.	٠.			·	·	300 tablets per vessel
Sulphaguanidino .				_	·	·	•	300 tablets per vessel. 1000 tablets per vessel.
culphathiazole				•	•	•	•	300 tablets per vessel.
gulphathiazole . Sulphamozathine .	÷	•	•	•	•	•	•	
Symm Vacales	•	•	•	•	•	•	•	300 tablets per vessel.
Syrup Vasaka Tannafax	•	•	•	•	•	•	•	6 oz.
Tanniax	•	•	•	•	•	•	•	2 large tubes.
Syrup Vasaka Tannafax Tincture Belladonna Tincture Benzoini Compe Tincture Cardamomi Cor Tinctura camphorae com		•		•	•	•	•	oz.
Functure Benzoini Compe	ORITA	-	•					2/3 oz.
Tineture Cardamomi Cor	nposit	13.		•				1 oz.
l'inctura camphorae com	ponita	٠.						2 oz.
								2 oz.
Tinctura iodi (ethyl) Tincture Nucis Vomicas			•.					2 oz.
Tincture Nucis Vomicas								11 oz.
Tincture Opii Tincture Quinine ammon Unguentum Gallac Cum Unguentum hydrargyri a Unguentum hydrargyri c								1∔ oz.
Tineture Quinine ammor	iiata		,					1 oz.
Unquentum Gallac Cum	oigO						•	i oz.
Unquentum hydrargyri s	mmor	rinti		_	Ţ,	·	•	2/3 oz.
Unquentum hydrargyri c	dibix	vi			•			2½ oz.
Unguentum hydrargyri c Unguentum hydrargyri c	widifl	ovi (	Onhtl	almi	<i>.</i> ) .	•	•	6 tubes of 1 drachm each per
eregeoment by owners, and			(OP.114)	104-1212	-, -	•	•	vessel.
Unguentum sulphuris								
Unguentum zinci .	•	•	•	•	•	•	-	2 <del>1</del> oz.
	•	•	•	•	•	•	•	l oz.
Urotropine		•	•	•	-	•	•	± oz.
Vaselino		•	•	•	•	•		2⅓ oz.
Vaseline Vinum ipecacuanha Whit field's ointment				•				2 <del>1</del> oz,
Whit field's ointment								2 d oz.
								-
			$S\epsilon$	ra ar	ıd Va	coine.		
Anti diphtheria serum								100,000 units in 10 phials per
								vossel.
Anti tetanus serum .		•	•		•			100,000 units in 10 phials per vessel,
								Verbel.
Cholora vaccine .	•	•	•	•	•		•	200 doses por vessel.
Anti-plauge vaccine	•	٠	•	•	٠	•		11 c.c. of Lister anti-plauge vaccine or 4 c.c. of Haffkine
• 3								person on board declared un-
								antiplague vaccing for every person on board declared un- protected.

(3) For the table annexed to rule 11, the following be substituted, namely:

# TABLE

Name of	disin fec	tants	and	instra	mente	, oto	).	Quantity or number per ship
<b>Disi</b> nfecte <b>n</b> t∞→								
Bleaching powde	r (packo	d in j	urs)					. 20 lbs.
D. D. T. Powder	10 per c	зець					-	. 10 lbs.
D. D. T. Solution	ı (in k∈r	osene)	\$ por	cent				. 4 gallons.
Dettol Methylated		•	-		•	•		. 4 ozs. per 100 pilgrims.
Methylated	alcohol		•			•	•	. 5 gallons.
виропшес с	LOHOT	•		-	•	•	•	. 50 gallons.
Sull hur			•		•	•	•	. 32 lbs.
Adhesive plaster		•	•	•	•	•	•	. 1' wide 2 rolls.
Elastoplast in lic	u .	•	•	•	-	•	•	. 2" wide 1 roll.
A - 41								3" wide 1 roll.
Antiseptic gauze Artery forceps (	in addit		the	one al	ready	gup	oliod i	. 1 lb. packet. in 5.
роскет dress		)-						1/ d. ass
Bandages .	•	•	•	•	•	•	•	. 1" ono dozen.
								2" one dozen.
Dand popleon leni	رمال معمدة				الم المه	a don		3" two dozen.
Bard parker kni Bed pan (Metal)	e error b				wa bi	BODE	•	. 1. . 6.
Bed Urina⊩Me	. ما	•	•	•	•	•	•	. 2.
	nale	•	•	•	•	•	•	. 1.
Bottles	цено	•	-	•	•	•	•	. 6 ozs. 75,
<b>D</b> 000000	•	•	•	•	•	•	•	3 ozs. 25.
Boxes, chin for o	intment	(1 oz	each	1	_			. 24.
Boxes, chip for o		. (1 01		'.	:			. 2½ yds.
Catgut and need	los in sea	aled $\sigma$	ass tr	ibos in	differ	ent a	izes	
Catheter India r	ibber No	os. 2. ·	4. 6 a	nd 10				
Catheter female	rubber M	No. 8	-,				-	. 1.
Catheter silver (	Vo. 8 siz	(02						. 1,
Chloroform masi			ZeZ					. 1.
Olinical thermon				the on	o alre	adv	auppli	vd. 5.
in pocket dr						•	11	
Corks for bottles								. 100.
Cotton wool .								. 1 <del>1</del> lb.
Dontal syringe w	rith thre	ө ғызво	rted 1	rooqlea				. 1.
Douche can (1 qu	$\operatorname{\mathbf{ert}} \mathbf{with}$	16 ft. I	ndia	rubbor	tubin	gand	l pinch	ı- 1.
oock).		_						
Drop bottles, gr								. 2.
Empty galatin c	apsulo						-	. 50.
Enamelled bowl					-		-	. 2.
Enamelled bowl Enamelled tray( Enamelled tray	round)			•	-			. 2.
Enamelled tray	(kidnoy	shape	d)	•	•			. 2.
Enamelled fecdi	ng cups	٠	•	•	•	٠		. 2.
Enema can .		•	•	•	-	•	•	. 1.
Esmarch's tourn	ıquet		•	•	-	•	•	. 1.
Eye cup .	•	•	•	•	•	•	•	. 1.
Eye spud .	•	•	-		•	•	•	, 1.
Flannel	_ •	•	•	4	•		•	. 2 yds.
Forceps, Dressin	_	•	•	•		•	•	. 1 (additional to that in poor case).
Glass measure, 1	6 oz.							. 1,
Glass mousure, 2	oz.							. 2.
Glass measure 2	drachme	в.			-			. 2.
Glyccrine enama	syringe				-			. 1.
OIL COLUMN	r DDT s	solutio	п 5 р	er cent		-		. 2.
Hand sprayer fo			40					. 1.
Hand sprayer fo Hand sprayer fo	r DDT p	powde	riop	er cerr	,	•		. 1.
Hand sprayer fo Hand sprayer fo Hot water bottle	r DDT p or bag		r 10 p			:	:	. 2.
Hand sprayer fo Hand sprayer fo Hot water bottle Hypodermic syr	r DDT <sub>I</sub> or bag nge, 2 c	.0.	r 10 p		•	•		
Hand sprayer fo Hand sprayer fo Hot water bottle	r DDT p or bag nge, 2 c	.o.	:		,	:	:	. 2.

Instru	Quantity or number per ship							
Lint Mackintosh, rubber 3'×3 Midwifery forceps Sinus Forceps Needles spare for hypode Needle Holder Papers for powders etc. Penknife Pestle and mortar (Bras Pestle and mortar (Wed Pocket dressing case to c heter a clinical the								5 yds.
Mackintosh, rubber 3'×:	a, -	•		•	•		•	12.
Midwifery forceps		•	•	•	•	•	•	1 pair.
Sinua Forceps		•	•	•	•	•	•	1.
Needles spare for hypode	ernia	evrino	, 7A	•	•	•	'	2 c.e. 12.
Needle Holder		-y	,-	•	•	•	•	1,
Papers for powders etc	•	•	•	•	•	•	•	1 quire.
Penknife	•	·	•	-		•	-	1.
Pastle and mortar (Bras	a) .	•	•	•	•	•	•	î.
Pestle and mortar (Wed	ewood	1) .	•	•	•	•	•	1.
Pocket dressing case to c	ontai	n Inr	obe. I	dire	etor.	1 feme	d cet	
I dissecting forceps	(plat	ted),	6 sutu	re n	cedlos	, 1 aı	tery	
_ forceps, l symes al	080088	knife	, 1 st	raigh	it and	1 շա	rved	
histoury in I handle	l lea	ncet (	bleedi	na)	aille tl	hread	for	
autures 20 tubes		. `		•				1.
suturos 20 tubes Rubber gloves (standard Scales and weights (grain Scissors (shop) Spatula Spirit Lamp, glass 2 oun Splints (common) Steriliser for surgical inst Stathosome	7 or	8)						3 pairs.
Scales and weights (grain	na)			-	_			1 set.
Scissors (shop)								1.
Spatula								1.
Spirit Lamp, glass 2 oun	сея			-		_		1.
Splints (common) .								1 set.
Steriliser for surgical inst	rume	nts, sr	nall					1.
Stethoscope								1.
Stethoscope Stomach tube with gag								1.
Stretcher (an efficient c	BILLAI	ıo str	etcher	ot :	appro	ved ty	дре	1.
preferable "Naval")		_			••	-	*	
preferable "Naval") Syringe, Ear metal Syringe, enema, patent								1.
Syringe, enema, patent Syringe Record, I e.c. w Syringe Record, 5 c.c. w Syringe Record, 10 c.c. v				-				1,
Syringe Record, I e.e. wi	th $2$ r	acodlo	8					2.
Syringe Record, 5 c.c. wi	ith 2 r	edle:	8					2.
Syringe Record, 10 c.c. v	vith 2	needl	es ·					1.
Syringe Record, 20 c.c. v	vith 2	noedl	69					1.
Syringe Record, 10 c.c. v Syringe Record, 20 c.c. v Sphygmomanometer Tongue depresser Tongue forceps Tooth forceps Universal Torch with battery cells Transfussion apparatus f								1,
Tongue depresser .								1.
Tongue forceps .								1.
Tooth forceps Universal								1,
Torch with battery cells								1.
Transfussion apparatus f	or inti	raveno	ous sa	line a	and a	oufficio	$_{ m nt}$	1,
supply of hypertoni	e sali	ne in	tablet	for	m (20	0 Rog	ers	
tablets).								
Weights (Grains) spare	•	•	•	•	•	•	٠	1 set.
For Urine analysis—							٠	
Acetic Acid		-						2 ozs.
Acid Nitric conc								2 oz.
Benedicts solution Litmus paper blue and re Pipette								2 oz.
Litmus paper blue and re	∍d							I box of each.
Pipette								1.
IOSU CUDOS SUBLICI .	_						-	1.
Test tubes							-	12.
TOST TOTO HOTGOER .								2.
Urinometer								11.
Urine glass								1.
•								

[No. 95-AWT.] M. R. A. BAIG, Dy. Secy.

# MINISTRY OF FINANCE (REVENUE DIVISION)

STAMPS

New Delhi, the 7th February 1951

S.R.O. 204(9).—In exercise of the powers conferred by sections 9 and 75 of the Indian Stamp Act, 1899 (II of 1899), the Central Government hereby extends to all the areas and States to which the Merged States (Laws) Act, 1949 (LIX of 1949),

applies, all Rules made, and orders issued, in exercise of the powers conferred by said sections by the Contral Government, and in force in the rest of India, on the 1st day of January 1950.

[No. 1.]

#### OPIUM

# New Delhi, the 9th February 1951

S.R.O. 204(10).—In exercise of the powers conferred by sub-section (2) of section 5 of the Dangerous Drugs Act, 1930 (II of 1930), the Central Government hereby directs that the following further amendment shall be made in the Central Optum Rules, 1934, the same having been previously published as required by sub-section (1) of section 36 of the said Act, namely.—

In clause (b) of rule 2 of the said Rules, after the words "Hoshiarpur Tahsil of Hoshiarpur district" the words "and in the Patiala and East Punjab States Union within the district of Kapurthala and within Nalagarh Tahsil of Kohistan district" shall be inserted.

[No. 3.]

D. P. ANAND, Dy. Secy.

#### Customs

#### New Delhi, the 17th February 1951

S.R.O. 204(11).—In exercise of the powers conferred by section 188 of the Sea Customs Act, 1878 (VIII of 1878), and in supersession of all previous notifications empowering officers of Customs by name or in virtue of their office to hear appeals from decisions of and orders passed by other officers of Customs, the Central Government is pleased to empower the Collectors of Customs, Calcutta, Madras, Bombay and Saurashtra, and the Collectors of Central Excise in charge of the Calcutta Madras, Bombay and Delhi Central Excise Collectorates to hear appeals from decisions of and orders passed by officers of Customs subordinate to them; provided that if, between the date of the order or decision and the date of the hearing of the appeal the officer who passed the order or decision has been promoted to be the Collector of Customs or Collector of Central Excise by whom the appeal would otherwise be heard, the appeal shall lie to the Central Board of Revenue.

[No. 17.]

S.R.O. 204(12).—In exercise of the powers conferred by section 188 of the Sea Customs Act, 1878 (VIII of 1878), the Central Government is pleased to empower all Assistant Collectors of Central Excise for the time being in charge of a Division in a Central Excise Collectorate which includes a Custom House to hear appeals from decisions of and orders passed by Customs-Collectors subordinate to them and invested with powers not exceeding those indicated in clause (c) of section 182 of the said Act.

[No. 18.]

K. R. P. AIYANGAR, Joint Secy.

#### Customs

# New Delhi, the 17th February 1951

S.R.O. 204(13).—In exercise of the powers conferred by section 23 of the Sea Customs Act, 1878 (VIII of 1878), the Central Government hereby directs that the following amendment shall be made in the notification of the Government of India in the Ministry of Finance (Revenue Division), No. 44-Customs, dated the 20th May 1950, namely:—

In the Schedule annexed to the said notification, against serial No. 6 in the third column the words "other than synthetic" shall be omitted.

[No. 20.]

A. K. MUKARJI, Under Secy.

#### CENTRAL BOARD OF REVENUE

#### INCOME-TAX

New Delhi, the 8th February 1951

S.R.O. 204(14).—In exercise of the powers conferred by sub-section (1) of Section 59 of the Indian Income-tax Act, 1922 (XI of 1922), the Central Board of Revenue directs that the following further amendment shall be made in the Indian Incometax Rules, 1922, the same having been previously published as required by subsection (4) of the said Section, namely:—

In ftem (2) of the head "II Furniture and Fittings" of the statement in Rule 8 of the said rules, after the word 'Hotels' the words 'Cinema houses' shall be inserted

[No. 13.]

PYARE LAL, Secy.

#### CUSTOMS

New Delhi, the 17th February 1951.

S.R.O. 204(15).—In exercise of the powers conferred by section 9 of the Sea Customs Act, 1878 (VIII of 1878), the Central Board of Revenue hereby makes the following rule, namely:—

In a Central Excise Collectorate which includes a Custom House, appeals from decisions and orders passed by Customs-Collectors invested with powers not exceeding those indicated in clause (c) of section 182 of the said Act shall lie to the Assistant Collectors of Central Excise in charge of the respective Divisions.

[No. 19.]

D. P. ANAND, Secy.

#### MINISTRY OF COMMERCE AND INDUSTRY

TEA CONTROL

New Delhi, the 17th February 1951

S.R.O. 204(16).—The following by-laws which have been made by the Indian Tea Licensing Committee, in supersession of the rules made by it and published with the notification of the Government of India in the late Department of Commerce No. 201(1)-Tr(IER)/41, dated the 12th July 1941, to regulate the grant of leave, leave salaries and allowances, to officers and servants of the said Committee who are not Government servants and who are not engaged on contract in accordance with the provisions of proviso (b) to sub-paragraph (2) of by-law 12 of the Indian Tea Control Act By-Laws, 1938, and with the previous sanction of the Central Government as required under sub-section (2) of section 6 of the Indian Tea Control Act, 1938 (VIII of 1938), are hereby published for general information:—

"The Indian Tea Licensing Committee Leave by-laws 1950."

- 1. These by-laws may be called "the Indian Tea Licensing Committee Leave by-laws 1950."
  - 2. These by-laws shall come into force on the 1st December, 1950.
- 3. These by-laws shall apply (with retrospective effect where necessary from the commencement of service counting for leave) to all employees of the Indian Tea Licensing Committee constituted under—
  - (a) the Indian Tea Control Act, 1933; and
  - (b) the Indian Tea Control Act, 1938.
  - 4. In these rules-
    - (i) "superior service" means service in posts other than those of daftries, peons and of other inferior servants;
    - (ii) "inferior service" means service in posts of daftries, peons and all other inferior posts;
    - (iii) "substantive pay" means the pay which an officer appointed substantively to a post is entitled to and excludes officiating pay, special pay and personal pay;

- (iv) "leave" includes earned leave, half-pay leave, commuted leave, leave not due and extraordinary leave;
- (v) "earned leave" means leave earned in respect of periods spent on duty;
- (vi) "half pay leave" means leave earned in respect of completed years of service and regulated by-law;
- (vii) "earned leave due" means the amount of earned leave to the credit of an officer on the 30th November, 1950, under the rules in force on that date plus the amount of earned leave, calculated as prescribed in by-law 10 or by-law 12, as the case may be, diminished by the amount of earned leave taken after the 30th November, 1950.
- (viii) "half pay leave due" means the amount of half pay leave, calculated as prescribed in by-law 11 for the entire service diminished by the amount of leave on private affairs and leave on medical certificate taken before the 1st December 1950 and half pay leave taken on or after that date.
- (ix) "commuted leave" means leave taken under sub-rule (c) of by-law 11.
- (x) "Officer in permanent employ" means an officer who holds substantively a permanent post and excludes officers employed to fill up any temporary officiating or casual appointment.
- 5. Leave cannot be claimed as of right. Discretion is reserved to the authority empowered to grant leave to refuse or revoke leave at any time according to the exigencles of the Committee's work.
- 6. Unless the authority empowered to grant leave shall otherwise determine, an officer shall cease to be in the Committee's employ if he is continuously absent from duty for five years whether with or without leave unless such absence is condoned by the Committee.
- 7. Any kind of leave under these by-laws may be granted in combination with or in continuation of any other kind of leave.
- 8. No leave shall be granted beyond the date on which the service of an officer under the Committee is ordinarily due to terminate:

Provided that the authority empowered to grant leave may allow any officer who had applied for and been refused in whole or in part on account of exigencies of the Committee's work the earned leave which was due to him pending retirement, the whole or any portion of the earned leave so refused even though it extends to a date beyond the date on which the service of such officer underthe Committee is ordinarily due to terminate:

Provided further that no leave may be granted under the foregoing proviso without the previous sanction of the Central Government to extend beyond the date on which the Committee will cease to exist.

- 9. Subject to the provisions of rule 6 and rule 9 an officer may at any time be granted the whole or any part of the earned leave due to him.
  - The earned leave admissible to an officer in permanent employ is—
    - (a) to an officer in superior service—one-eleventh of the period spent on duty;
    - (b) to an officer in inferior service-
      - (i) one-twenty-second of the period spent on duty during the first ten years of service;
      - (ii) one-sixteenth of the period spent on duty during the next ten years of service; and
      - (iii) one-eleventh of the period spent on duty thereafter.

Provided that an officer will cease to earn such leave when the earned leave due amounts to—

- (1) 120 days in the case of an officer in superior service;
- (ii) in the case of an officer in inferior service-
  - (1) 60 days during the first ten years of service;
  - (2) 90 days during the next ten years of service; and
  - (3) 120 days thereafter.
- 11. (a) The half pay leave admissible to an officer in permanent employ in respect of each completed year of service is—
  - (i) in the case of an officer in superior service—20 days;

- (ii) in the case of an officer in inferior service-
  - (1) 15 days during the first 20 years of service; and
  - (2) 20 days thereafter.
- (b) The half pay leave due may be granted to an officer on medical certificate or on private affairs.
- . (c) Commuted leave not exceeding half the amount of half pay leave due may be granted on medical certificate only to an officer in permanent employ subject to the following conditions:—
  - Commuted leave during the entire service shall be limited to a maximum of 180 days;
  - (ii) when commuted leave is granted, twice the amount of such leave shall be debited against the half pay leave due;
  - (iii) the total duration of earned leave and commuted leave taken in conjunction shall not exceed 180 days.

Provided that no commuted leave may be granted under this rule, unless the authority competent to sanction leave has reason to believe that the officer will return to duty on its expiry.

(d) Save in the case of leave preparatory to retirement, leave not due may be granted to an officer in permanent employ for a period not exceeding 180 days during his entire service only on medical certificate. Such leave will be debited against the half pay leave the officer may carn subsequently.

Note.—Leave not due should be granted only if the authority empowered to sanction leave is satisfied that there is a reasonable prospect of the officer returning to duty on the expiry of the leave, and it should be limited to the half pay leave he is likely to earn thereafter.

- 12. The provisions of by-laws 10 and 11 apply also to an officer not in permanent employ except that in respect of first year of service the earned leave admissible is—
  - (i) to an officer in superior service—one-twentysecond of the period spent on duty;
  - (ii) to an officer in inferior service—one-thirtieth of the period spent on duty:

    Provided that—
    - (a) no half pay leave may be granted unless the authority competent to sanction leave has reason to believe that the officer will return to duty on its expiry; and
    - (b) no leave not due shall be granted.
- 13. An officer not in permanent employ appointed without interruption of duty substantively to a permanent post will be credited with the earned leave which would have been admissible if his previous duty had been duty as an officer in permanent employ diminished by any earned leave already taken. Leave is not an interruption of duty for the purpose of this rule.
- 14. (1) Extraordinary leave may be granted to any officer in special circumstances—
  - (a) when no other leave is by rule admissible; or
  - (b) when other leave is admissible, but the officer concerned applies in writing for the grant of extraordinary leave.
- (2) Except in the case of an officer in permanent employ, the duration of extra-ordinary leave shall not exceed three months on any one occasion.
- (3) The authority empowered to grant leave may commute retrospectively periods of absence without leave into extraordinary leave.
- 15. (1) An officer on earned leave is entitled to leave salary equal to greater of the amounts specified below:—
  - (i) the substantive pay on the day before the leave commences; or
  - (ii) (a) In respect of the first 60 days of the earned leave, the average monthly pay earned during the 12 complete months preceding the month in which the leave commences; and
    - (b) thereafter the average monthly pay earned during the 36 complete months preceding the month in which the leave commences.

- (2) An officer on half pay leave or leave not due is entitled to leave salary equal to half the substantive pay on the day before the leave commences or half the amount specified in clause (ii) (b) of sub-rule (l), whichever amount is greater, subject in either case to a maximum of Rs. 750.
- (3) An officer on commuted leave is entitled to leave salary equal to twice the amount admissible under sub-rule (2).
  - (4) An officer on extraordinary leave is not entitled to any leave salary.

Explanation.—For the purpose of this by-law "substantive pay" means the substantive pay of the permanent post which the officer holds substantively.

16. The Indian Tea Licensing Committee Leave Rules, 1941, are hereby repealed.

[No. 217(3)-Law(Tea)/50.]

P. RATNAM, Dy. Secy.

# New Delhi, the 12th February 1951

**S.R.O. 204(17).**—In exercise of the powers conferred by section 22 of the Supply and Prices of Goods Act, 1950 (LXX of 1950), the Central Government hereby directs that the powers conferred upon it by clause (a) of section 13 and subsection (2) of section 19 of the said Act shall, subject to any general or special order of the Central Government, be exercisable also within their respective jurisdictions by the officers specified in the schedule hereto annexed.

#### THE SCHEDULE

#### Officers

Director General, Food and Civil Supplies, Punjab Director, Food and Civil Supplies, Punjab.

Joint Director, Civil Supplies, Punjab.

All District Magistrates in the State of Punjab.

Administrator of Simla,

All District Organizers, Civil Supplies and Rationing in the State of Punjab. District Food and Civil Supplies Controller, Simla.

All Civil Supplies Distribution Officers in the State of Punjab.

The Assistant Organizer, Civil Supplies and Rationing, Amritsar.

# ORDER

Ordered that a copy of the above Notification be communicated to all Governments of Parts A and B States (except Jammu and Kashmir); all Chief Commissioners of Part C States including Andaman and Nicobar Islands, all Ministries of the Government of India; Cabinet Secretariat; Prime Minister's Secretariat; Secretary to the President; the Indian Trade Commissioners; all Indian Embassies; the High Commissioner for India, London; His Majesty's Trade Commissioner in India; all Chambers of Commerce and Associations; the Director General of Commercial Intelligence and Statistics, Calcutta; the High Commissioner for India in Pakistan, Karachi; the High Commissioner for Pakistan in India, New Delhi; the Secretary, Indian Tariff Board and the Secretary, Planning Commission.

ORDERED also that it be published in the Gazette of India.

[PC-2(14)/50.]

S.R.O. 104(18).—In exercise of the powers conferred by sections 7 and 19 of the Supply and Prices of Goods Act, 1950 (LXX of 1950), the Central Government hereby makes the following amendment in the notification of the Government of India in the Ministry of Industry and Supply, No. S.R.O. 979 dated the 27th November, 1950, namely—

For the entry relating to Bicycles, blcycle parts and accessories the following entries shall be substituted, namely—

"Bicycles.

Bicycles parts and accessories of the following description:—

handle bars, bicycle frames, forks, saddles, hubs, hub axles, freewheels, pedals, chainwheels and cranks, chains, B.B. axles, B.B. cups, steel

balls—1/8", 5/32", 3/16" and 1/4", rims, spokes and nipples, mudguards, hub cups, pedal cones, chains and seat stays, lamps (oil and electric lamps separately), stands, carriers, cycle pumps and cycle bells."

#### ORDER

Ordered that a copy of the above Notification be communicated to all Governments of Parts A and B States (except Jammu and Kashmir); all Chief Commissioners of Part C States including Andaman and Nicobar Islands; all Ministries of the Government of India; Cabinet Secretariat; Prime Minister's Secretariat; Secretary to the President; the Indian Trade Commissioners; all Indian Embassies; the High Commissioner for India, London; His Majesty's Trade Commissioner in India; all Chambers of Commerce and Associations; the Director General of Commercial Intelligence and Statistics, Calcutta; the High Commissioner for India in Pakistan, Karachi; the High Commissioner for Pakistan in India, New Delhi; the Secretary, Indian Tariff Board and the Secretary, Planning Commission.

ORDERED also that it be published in the Gazette of India.

[PC-15(5)/50]

S.R.O. 204(19).—In pursuance of sub-section (1) of section 15 of the Drugs (control) Act, 1950 (XXVI of 1950), the Central Government hereby authorises the officers specified in the Schedule hereto annexed to investigate any offence under the said Act, within their respective jurisdictions.

#### THE SCHEDULE

- 1. The Director of Civil Supplies, Ajmer.
- The Deputy Director of Food and Civil Supplies (Storage and Issue) in the State of Ajmer.
- 3. The Assistant Director of Food and Civil Supplies, Beawar.
- 4. The Assistant Director of Food and Civil Supplies, Nasirabad.

#### ORDER

Ordered that a copy of the above Notification be communicated to all Governments of Parts A and B States (except Jammu and Kashmir); all Chief Commissioners of Part C States including Andaman and Nicobar Islands; all Ministries of the Government of India; Cabinet Secretariat; Prime Minister's Secretariat; Secretary to the President; the Indian Trade Commissioners; all Indian Embassies; the High Commissioner for India, London; His Majesty's Trade Commissioner in India; all Chambers of Commerce and Associations; the Director General of Commercial Intelligence and Statistics, Calcutta; the High Commissioner for India in Pakistan, Karachi; the High Commissioner for Pakistan in India, New Delhi; the Secretary, Indian Tariff Board and the Secretary, Planning Commission.

Ordered also that it be published in the Gazette of India.

[PC-1(17)/50.]

B. B. SAKSENA, Dy. Secy.

#### New Delhi, the 14th February 1951

S.R.O. 204(20).—The following Notification issued by the Iron and Steel Controller under Clause 11B of the Iron and Steel (Control of Production and Distribution) Order, 1941, is published for general information:—

#### NOTIFICATION

"In exercise of the powers conferred by Sub-Clause (1) of Clause 11B of the Iron and Steel (Control of Production and Distribution) Order, 1941, the Iron and Steel Controller is pleased to notify the following amendment to the Freight (Place Extras) List No. 1 of 1949, issued under Notification No. I(1)-1(146),

ted the 9th March 1949, published in the Gazette of India dated the 12th March 1949, as amended from time to time, namely:—

 ${\it Addendum} \\ {\it Add the following eitries in the list in alphabetical order:} --$ 

Destinat				Place per			Destination	Place Extra per ton			
					Rs.	As.	Ρ.		Rs.	As	. P
Asafpur					63	8	0	Harkhua	39	4	0
Attili Azhikkal					31	0	0	Hasan	31	ō	ő
AZIIIKKHI.	•	•	•		39	12	0	Hazarat Nizamuddin	67		Ö
Bombay								Himmatnagar	32		0
T.L. Managano	80	Denot	В	РΨ		Nil.		Hissar Holalkoro		12	0
runnway.						., 11.		Hussainiwala		$\frac{12}{12}$	0
Bahadurgani G	ood	9.			58	8	0	Izatnagar		12	0
Shed Bahraich		•						Jagannudhapuram		12	ŏ
Balagarh	•	•	•		53	4	0	Jaleswar	11		ŏ
Banda	•	•	•	•	8		0	Ja mooee	22	4,	0
Bankhedi		•	•	•	43	12	0	Jangipur Road	15	0	0
${f Baramati}$		:	•	•	19	8	0	Jotpur   Kadur	44		0
Barejadi .			•		26		ŏ	Kalilrini	31	0	0
Barharwa				,		12	ŏ	Kandaghat	15 89	4 8	0
Barkhera D					41	4	ŏ	Kandivlee	5	4	Ö
Barmer Basirhat					55	12	0	Kashipur	67	8	ŏ
Bhadohi .	•				9	4	0	Khagaria	29		ŏ
Bharoli .	•	•		•		12	0	Khanapur	33	0	Ó
Bharwari	•	•	•	•		12	0	Kiratpur Sahib		12	0
Bhatinda		•	•	•	75	12 4	0	Kolar  Kottarakara	19	0	0
Bolarum .			•			12	ő	Kumarbandh Halt	38	8	0
Budge Budge	i.				4		ŏ	Siding	20	0	^
Calcutta							-	Kunwar	46	4	0
Garden Reach		•			1	Nil.		Lakhimpur Kheri	57	0	0
Captainganj Chakdaha	•	•	•			12	0	Madhavnagar	24		ŏ
Chandmari	•	•	٠	•		12	0	Madhi	17	12	o
Chandni .		•	•	•	. 5	4	0	Maharajganj	37	4	0
Chheoki .		•	•	•	28 43	$\frac{0}{4}$	0	Mahuva Makhu	46	4	0
Chidambaram			•	•	14	8	0	Malda	81	8	0
Chikmagalur O.	Α.			ì	42	8	ŏ	Manihari Ghat	$\frac{29}{22}$	0 8	0
Chintamani .					20		ŏ	Manoharabad	43	0	0
Chipurupallo	i)				41	4	0	Mansa	76	ŏ	ŏ
Churu Classoot (Ba		. • .	٠		64		0	Masaipet .	43	4	ŏ
Closepet (Ramn Coleroon	agai	am)	٠	•	23	4	0	Mauranipur	57	4	ŏ
Dankuni		•	•	٠	15	8	0	Merta City	54	8	0
Dohri City			•	•	4 33	8	0	Mithapur	52	4	0
Delhi Safdarjun	œ		•	•	<b>7</b> 0	0	ŏ	Modinagar (Bogamabad) Mollarpur	70	. 8	0
Deoria Sadar	•			•	46	ő	ŏ	Motibori	$\frac{12}{26}$		0
Dhrangdra					35	-	ŏ	Morvi	36 39	8	0
Dhubulia .					8	-ō	ŏ	Murshidabad	11		0
Dhulian Ganges					16	4	0	Nagaur	56	8	ŏ
Dikeal Dwarka					17	0	0	Naini Tal O.A.	91	8	ŏ
Faridabad .		•			51	4	0	Nangal Dam	87	4	ŏ
Gangapur City		•	•	•	66		0	Nanjangud	29	4	0
Godhra		•	•	•	55	4	0	Narnaul	61	8	0
Gondal		:	:	•	$\frac{26}{42}$	0	0	Nautanwa Navagadh	47	0	0
Goraya			:	•	80	8	ő	Navagaan Navalkhi	43		0
Goribidnur .					25	Ö	ŏ	Nellikuppam	41 11	12	0
Haldwani					65	_	ŏ	Nilokheri	74	12 0	0
Hardua					53		Ö	Nimpura (Engineering Develop	12	•	v
Hargaon					56	4	0	ment Siding).	8	8	0

Destinat	ion	_			Place I per	Extra ton		Place E
Niphad					13 (	3 0	Sajjan Road	38 12 0
Okha .			-		53 (	0 0	Sakhoti Tanda	71 12 0
Ollur .				-	33 (	0 (	Salaia	<b>54</b> 8 0
Ondal				-	11 1:		Samnapur	53 12 O
Palitana .					41 8		Sanganer Town	58 O O
Palwal					65 8	30	Sareri	48 12 0
Pariawan					45	1 0	Sasaram	31 12 O
Pathri .					71 8	3 0	Savan	37 8 Q
Peepardahee				-	53 (	0 (	Savarkundla	42 12 0
Pingora .					59 8	3 0	Shamnagar	4 4 0
Pipariya					42 (	0 (	Sikar	59 8 <b>0</b>
Porbandar					50 4	<b>i</b> 0	Silaiman	27 12 0
Prayag .					42 12	0 \$	Sonerpur	4 4 0
Produttur O.A.					24 12	0 2	St. Thomas Mount	4 4 0
Ranibennur					38 8	3 0	Thana	480
Rantej					31 8	3 0	Tildanga	17 4 0
Rayadrug					<b>3</b> 0 (	0 (	Tungabhadra Dem	30 12 O
Reidganj					45 12	0 9	Undi	29 4 6
Renigunta					8 12	0 2	Vaithis varankoil	15 g 0
Rishra .					5 4	0	Vascodagama	44 0 0
Rohanakalan					73 8	3 0	Veraval Docks	49 8 0
Rourkela			-		22 12	0	Vikhtoli	4 4 0
Sagara .					38 8	0	Wagrod	34 4 0
5 hjanwa	•	•			44 0	0	Walterganj	46 12 0

M. K. POWVALA, Iron and Steel Controller".

[No. I(1)-1(146).]

N. R. REDDY, Under Secy.

# Bombay, the 5th February 1951

S.R.O. 204(21).—In exercise of the powers conferred on me by sub-clause (1) of clause 3 of the Cotton Control Order, 1950, I hereby direct that the following further amendment shall be made in the Textile Commissioner's notification No. 1(57)Tex-2/50, dated the 21st August 1950, namely:—

In the said notification in paragraph 4(a) after the word "Nimar" the words "Nagpur, Wardha" shall be inserted.

[No. 1(57)-Tex-2/50-CT(vii).]

S.R.O. 204(22).—In exercise of the powers conferred on me by clause 23 of the Cotton Control Order, 1950, and with the sanction of the Central Government, I hereby direct that the following further amendments shall be made in the Textile Commissioner's notification No. S.R.O. 58, dated the 20th May 1950, namely:—

In the said notification—

- (i) in the last entry relating to Madras State, Serial No. 1, after the words "Officers of the Police" the word "Prohibition" shall be inserted;
- (ii) after the entries relating to Mysore State, Serial No. 12, the following entries shall be inserted, namely:—
  - "(13) Rajasthan State.—The Commissioner, Civil Supplies, Jaipur.
  - (14) Patiala and East Punjab States Union.—The Additional Director of Civil Supplies.

All Deputy Commissioners.

The Assistant Commissioner (Textile).

All District Food and Civil Officers."

S.R.O. 204(23).—In exercise of the powers conferred on me by clause 23 of the cotton Control Order, 1950, and with the sanction of the Central Government, I hereby direct that the following amendments shall be made in the Textile Commissioner's notification No. S.R.O. 875, dated the 7th November 1950, namely:—

In the schedule to the said notification in column (2) against Serial No. 2 afterentry (5) the following entries shall be inserted, namely:—

- "(6) The Commissioner, Civil Supplies, Government of Rajasthan, Jaipur;
- (7) The Additional Director of Civil Supplies, Government of Patiala & East Punjab States Union, Patiala;
- (6) All Deputy Commissioners in the Patiala & East Punjab States Union;
- (0) The Assistant Commissioner (Textile) in the Patiala & East Punjab States Union."

[No. 1(57)-Tex.2/50-CT(ix).]

S.R.O. 204(24).—In the Textile Commissioner's notification No. S.R.O. 983, dated the 29th November, 1950 for the letters, figures and word '12th September 1950' wherever they occur read '12th September 1949'.

[No. 1(57)-Tex.2/50-CT(x).]

Bombay, the 17th February 1951

**5.R.O.** 204(25).—In pursuance of clause 6 of the Cotton Control Order, 1950, I hereby direct that the following amendment shall be made in the Textile Commissioner's Notification No. S.R.O. 1032, dated the 8th December 1950, namely:—

In the said Notification the following shall be added as paragraph 2, namely:-

"2. Nothing in this Notification shall apply where the cotton the subject matter of the contract is loose cotton obtained by opening a fullpressed bale and does not exceed 30 lbs. in weight."

[1(57)Tex.2/50-CT(xi).7

S.R.O. 204(26).—In exercise of the powers conferred on me by clause 14(1) of the Cotton Control Order, 1950, I hereby direct that the following amendment shall be made in the Textile Commissioner's Notification No. S.R.O. 1033 dated the 5th December, 1950, namely:—

In the said Notification the following shall be added as paragraph 2, namely:—

"2. Nothing in this Notification shall apply where the cotton the subject matter of the contract is loose cotton obtained by opening a fullpressed bale and does not exceed 30 lbs. in weight."

[1(57)Tex.2/50-CT(xii).]

S.R.O. 204(27).—In exercise of the powers conferred on me by clause 14(1) of the Cotton Control Order, 1950, I hereby direct that the following further amendment shall be made in the Textile Commissioner's Notification No. S.R.O. 1141 dated the 29th December, 1950, namely:—

In the said Notification the following shall be added as paragraph 2, namely:—

"2. Nothing in this Notification shall apply where the cotton the subject matter of the contract is loose cotton obtained by opening a fullpressed bale and does not exceed 30 lbs. in weight."

[1(57) Tex. 2/50 - CT(xiii).]

S.R.O. 204(28).—In pursuance of clause 6 of the Cotton Control Order, 1950, I hereby direct that the following further amendment shall be made in the Textile Commissioner's Notification No. S.R.O. 1142, dated the 29th December, 1950, mamely:—

In the said Notification the following shall be added as paragraph 2, namely:—

"2. Nothing in this Notification shall apply where the cotton the subject matter of the contract is loose cotton obtained by opening a full-pressed bale and does not exceed 30 lbs. in weight."

[1(57)Tex.2/50-CT(xiv).

S.R.O. 264(29).—In exercise of the powers conferred on me by clause 17 of the Cotton Control Order, 1950, I hereby direct that except under and in accordance with the permission in writing of the Textile Commissioner no person shall have kapas of "Mungari" cotton in his possession after the 28th February 1951; that is to say, all such kapas, subject to the said permission, should be ginned before the said date.

2. In this Notification, 'Mungarl' cotton has the same meaning as in paragrap 4(n) of the Textile Commissioner's Notification No. 1(57)Tex-2/50 dated the 21st August 1950.

[1(57) Tex. 2/50 - CT(xv).]

S.R.O. 204(30).—In exercise of the powers conferred on me by clause 18 of the Cotton Control Order, 1950, I hereby direct that the following amendment shall be made in the Textile Commissioner's Notification No. S.R.O. 1143, dated the 29th December, 1950, namely:—

In the said Notification the following shall be added as paragraph 2, namely:-

- "2. Nothing in this notification shall apply to the transport of-
  - (a) Cotton Waste (Soft Waste);
  - (b) Parcels containing cotton weighing not more than 20 lbs.;
  - (c) Parcels containing cotton despatched by or to—
    - (i) the President, East India Cotton Association, Bombay,
    - (ii) the Secretary, Indian Central Cotton Committee, Bombay,
    - (iii) the Director, Technological Laboratory, Matunga, Bombay."

[No. 44/1.CT/51(iii).]

S.R.O. 204(31).—In pursuance of the Textile Commissioner's notification No. 'S.R.O. 1143, dated the 29th December, 1950, I hereby direct that any person may transport or cause to be transported kapas by rail, road or water from any place within any of the areas specified in the said Notification to any place in any other area specified in the same Notification.

[No. 44/1.CT/51(iv).]

S.R.O. 204(32).—In exercise of the powers conferred on me by clause 14(1) of the Cotton Control Order, 1950, I hereby direct that the following further amendment shall be made in the Textile Commissioner's Notification No. S.R.O. 1141, dated the 29th December, 1950, namely:—

In the said Notification for the words "any cotton" the words "any full-pressed bale of cotton" shall be substituted.

[No. 44/1.CT/51(v).]

S.R.O. 204(33).—In pursuance of clause 6 of the Cotton Control Order, 1950, I hereby direct that the following further amendment shall be made in the Textile Commissioner's Notification No. S.R.O. 1142 dated the 29th December, 1950, namely:—

In the said Notification for the words "of cotton" the words "of any full-pressed bale of cotton" shall be substituted.

[No. 44/1CT/51(vI).]

S.R.O. 204(34).—In pursuance of the Textile Commissioner's Notification No. S.R.O. 60, dated the 11th January, 1951, I hereby direct that any person may transport or cause to be transported kapas by rail, road or water from any place within any of the areas specified in the said Notification to any place in any other area specified in the same Notification.

[No. 44(12) CT/51(vii).]

S.R.O. 204(35).—In exercise of the powers conferred on me by clause 18 of the Cotton Control Order, 1950, I hereby direct that the following amendments shall be made in the Textile Commissioner's Notification No. S.R.O. 60, dated the 11th January, 1951, namely:—

In the said Notification the following shall be added as paragraph 2, namely:—

- "2. Nothing in this Notification shall apply to the transport of-
  - (a) Cotton Waste (Soft Waste);
  - (b) Parcels containing cotton weighing not more than 20 lbs.;
  - (c) Parcels containing cotton despatched by or to-
    - (i) the President, East India Cotton Association, Bombay;
    - (ii) the Secretary, Indian Central Cotton Committee, Bombay;
    - (iii) the Director, Technological Laboratory, Matunga, Bombay."

[No. 44(12)CT/51(viii).]

S.R.O. 204(36).—In exercise of the powers conferred on me by clause 18 of the Cotton Control Order, 1950, I hereby direct that the following amendment shall be made in the Textile Commissioner's Notification No. S.R.O. 1035, dated the 8th December, 1950, namely:—

In the said Notification the following shall be added as paragraph 2, namely:—
"2. Nothing in this notification shall apply to the transport of—

- (a) Cotton Waste (Soft Waste);
- (b) Parcels containing cotton weighing not more than 20 lbs.;
- (c) Parcels containing cotton despatched by or to-
  - (i) the President, East India Cotton Association, Bombay,
  - (ii) the Secretary, Indian Central Cotton Committee, Bombay,
  - (iii) the Director, Technological Laboratory, Matunga, Bombay."

[No. 1(57) Tex-2/50CT (xvi).]

#### CORRIGENDUM

S.R.O. 204(37).—In the Textile Commissioner's Notification No. 1(57)Tex-2/50, dated the 21st August, 1950 published at pages 535 to 539 of the Gazette of India Extraordinary dated the 23rd August 1950, on page 537 for the words and figure "Cambodia Uganda 1" wherever they occur in item (h) of paragraph 4 of the said Notification read "Madras Uganda."

[No. 1(57) Tex-2/50CT (xvii).]

S.R.O. 204(38).—In exercise of the powers conferred on me by clause 22(1) of the Cotton Textiles (Control) Order, 1943, I hereby direct that the following further amendment shall be made in the Textile Commissioner's Notification No. 9(9)-Tex.1/49(ii), dated 19th March 1949, namely:—

In the said notification:

- (a) In paragraph 1 after proviso (xii) the following proviso shall be added, namely:—
  - "(xiii) Provided further that the maximum ex-factory price of cloth and yarn produced by a producer having a spinning plant and packed after 31st January 1951 shall be in the case of cloth the amount calculated in accordance with the formulae contained in Schedule A7A less fours per cent thereof, in the case of yarn other than sewing thread yarn as specified in Schedule B7A and in the case of sewing thread yarn as specified in Schedule C7A."
- (b) In the schedules after the Schedule C7 the schedules A7A, B7A and C7A annexed hereto shall be added.

Note:—The reed restriction in sub-para (i) above is not applicable to Dhoties and Sarees linked to Group V

SCHEDULE 'A7A'.

# MAXIMUM EX-FACTORY PRICES OF CLOTH.

Schedule of realisation Multipliers for all cloth packed by the Mills after 31st January, 1951.

**************************************	Group.			Qua (Bas	iic) - <del></del>			le count varia- king with each	in annas per	Variation in Realisation	Cotton Adjustment.
(	iroup.		Count of Warp.	Count of Weft.	Reed Nos.	Picks Nos.	Warp counts.	West counts.	lb. of yarn woven.	Multiplier per count of yarn.	
]			2	3	4	5	6	7	8	9	10
								Indian Cotton.			
I . III IV V. VI			6 8 14 14 20 22	6 8 10 14 20 <b>3</b> 0	28 32 40 44 52 54	28 32 40 44 52 54	5 to 7 7 to 9 10 to 14 12 to 16 18 to 20 22 to 24	5 to 7 7 to 9 10 to 12 13 to 16 18 to 24 28 to 32	23·00 24·00 28·50 30·75 36·25 41·00	0 · 20	No allowance for foreign cotton is to be given even if it is used in any cloth linked to Groups I to VI. If mills so desire, an allowance will be given on application to the Textile Commissioner for use of foreign Cotton in respect of very specialised quality cloths, only for export or for Industrial uses.
VII		•	30 30	30 40	58 62	58 62	28 to 32 28 to 32	28 to 32 38 to 42	45·50 48·50	0.30	An allowance of 23 annas per lb. of yarn woven is permissible for the warp yarn in cloth linked to Group VII and Warp and Weft yarn in cloth linked to Group VIII, provided:—  (i) the cloth is woven with warp counts not less than 30s and reed not less than 64; and  (ii) African, Californian middling (minimum 1·1/16' staple) and other equivalent cottons are used.

229

				Impor	ted cotton	COPT	ded/comb	ed for	r specie	ıl variei	iee.					4	_
IX X XI XII		40 44 44 50	40 50 60 60	86 68 70 72	66 36 to 468 42 to 570 42 to 572 48 to	14 44	38 to 4 44 to 5 58 to 6 58 to 1	60 62		74 · 75 80 · 50 82 · 75 88 · 25	} }	0-40	(a) For the use of in qualities link or X, provided Textile Commis realisation multiple that for the positive points of the positive points and so that for use of Giza annas per lb. of of Superior Eg noufi type cotton shall not be perm (c) In cases of c tured from Giza 30 annas per ll not lower that the manufact Mulls, Voiles Shirtings, limprovided the reeds and positive provided the reeds and provided the commission of the perm of the manufact Mulls, Voiles Shirtings, limprovided the reeds and provided the contract of the provided the commission of the provided the prov	ed to previous or previous or previous or per I of fully the myarm Calm per I 30 c yarm yptian or per I sued of the per I sued or per I sued o	Group us sand is ob applic ive Gro b of ya commulatiplic woven fornian b of y ottons woven Karna semi d comb  ualities und Ka allowan yam Dhoti ies, P Group owing are	s IX tion of tained, able we oup redu m wo bed co er by for the Cot varn wo and 16 for the sk and or parti ing cha manufact ex of 22 voven v ad weft ex Sarr oplins s as un maintai	the the ould need ven. tton 7.00 use tons oven by on use ally research to the ton for each of the ton ton the ton ton ton the ton
													Quality.	Reed.	Picks.	Group to wi to linke	hich be
													Sucies, Poplins & Shirtings.	80	52 =e		
													Dhoties and Sar- ees. Mulls & Voiles .	56 56	56 52	XII	and

			- -	·						
1		2	3	4	5	6	7	8	9	10
										(**) For cloth qualities manufactured from Karnak/Menoufi Cottons an allowance of 24.00 annas per lb. of yarn woven with not lower than 44s warp and weft for the manufacture of Dhoties, Sarees, Mulls, Voiles, Sucies, Poplins and Shirtings linked to Groups as under will be permitted, provided the following minimum reeds and picks are maintained:—
										Quality. Reed. Picks. Group to which to be linked.
										Sucies, Poplins 88 56 X and Shirtings. Dhoties and Sar- 56 56 XI and ees. Mulls and Voiles . 56 52 XI and XII.
										(iii) Mills which want an allowance for the use of Sudan Cotton equivalent to African, Giza 30 or other Supperior Egyptian Cottons should apply to the Textile Commissioner with full par- ticulars.
		Imported	and co	$mbed$ $E_{i}$	gyptian	karnak (T	ypes 154 to 163)	Giza 7, Menouf	(Types 35	to 38) or equivalent Cotton.
XIII .	٠	60	80	74	74 5	8 to 62	78 to 80	131.50	0.40	If uncombed or partially combed yarn is used, reduce the realisation multiplier by 10.00 annas per lb. of yarn woven.
xiv .		70	90	78	Imported 78 6	and Com 8 to 72	rbed Egyptian K 88 to 96	ornak (Types 1 144·25	55 to 157) ( 0-50	Cotton.  If uncombed or partially combed yarn is used, reduce the realisation multiplier by 10.00 annas per lb. of yarn

 Imported and Combod Egyptian
 Karnak Type
 155 Cotton.

 100
 82
 82
 78 to 82
 98 to 100
 157 · 25

X٧

80

0.50

Norse—The Realisation Multipliers specified for Groups XIII to XV above do not apply where Sudan Cotton is used. Hence where mills use Sudan Cotton and link the cloth produced to Groups XIII to XV should apply fo fixation of prices to the Textile Commissioner, with full particulars.

# Method of Linking

Paragraphs 1 to 15 and 17 to 32 will be as in Annexure 'A7'.

Paragraph 16 will be as follows:---

16. Dhoties and Sarees allowance: -

Border. (i) For Grey or Bleached double yarn used in the borders of Dhoties and Sarees, the following charges per lb. of border yarn used are to be taken:—

2/108	(India <b>n</b> )								Rs.	1-12-0
2/208	(Indian)				•			•	Rs.	2-8-0
2/308	(Indian)								Ra.	3-0-0
2/408	(Indian)								Rs.	3-8-0
2/408	(African)								Rs.	4-10-0
2/448	(Giza 30)								Rs.	6-4-0
2/608	(Uncombed)	Karn	ek/M	noufi		-			Rs.	7-2-0
2/608	$(Combed)_{k}^{T}K_{0}$	arnak/	Meno	ufi					Re,	1-12-0
2/808	(Combed) Ke	arnak/	Meno	ufi					Rs.	9-4-0

(ii) For dyeing and mercerising, add appropriate charges provided in the preceding paragraphs.

Note:—(a) For double yarn of counts other than those specified above following charges are to be realised.

Any count between 2/10s. and 2/20s. Indian 1.2 annas per count.

Any count between 2/20s. and 2/30s. Indian .8 anna per count.

Any count between 2/30s. and 2/40s. Indian .8 anna per cent.

Any count between 2/36s, and 2/44s, African 1 anna per count.

Any count between 2/60s. to 2/80s. Egyptian 1.2 annas per count.

OR Equivalent.

- (b) The charges specified in this paragraph are to be applied in respect of the total weight of warp yarn used in the border; and for arriving at the price of the full piece, the weight of the border yarn should be deducted and only the weight of the ground cloth taken for the purposes of linking with the realisation multiplier given in the Schedule.
- (c) In addition to the above, the following compensatory allowance may be added to the final prices of Dhoties and Sarees for loss of production:—
  - (i) 3 pies per yard in the case of Dhoties and Sarees manufactured from 16s. Warp and over and linked to Groups upto and including Group VIII.
  - (ii) 6 pies per yard in the case of Dhoties and Sarees linked with Groups IX and above.

Note: —These Compensatory allowances will be realised in respect of the Dhoties and Sarees the widths of which are not less than 40" either in Grey or Bleached condition. These will, however, be also realised in respect of Dhoties and Sarees the widths of which are less than 40" either in Grey or Bleached condition provided the entire responsibility of the disposal of such short width Dhoties and Sarees rests with the mills.

#### SCHEDULE 'B7A'

MAXIMUM EX-FACTORY PRIORS OF YARN PACKED BY THE MILLS AFTER 31ST JANUADY, 1951.

											Rs. a	. p.	
7est	e ¶												per 10 lbs.
,,			•	•	•	•	•	•					27 22 24
.,		•		•	•	•	•		•	•	_		,, ,, ,,
"	•			•	•	•	•	•	•				11 17 13
		•	•		•			•	•	•			77 11 21
· ·			•		•	•	•	•	•	•			** 27 }}
., "				•	•	•	•	•				26	11 ,, ,,
Cole	oured	Mix	ing	•	•	-	•		•	•	8 14	1 0	" "
	",	",	" "	" · · ·	22 · · · · · · · · · · · · · · · · · ·	<i>y</i>	n	n				Vaste 7	

	•		,					Minimum	Price per 10 lbs.					
Counts			,	Cotton				Product of counts and lea strength in lbs.	Single			Two-fold		
<u></u>		······································		2				3	4	· ·		5		
					_				Re	. а.	p.	R	S. 0	. p.
<b>4</b> s		Indian						800	11	12	6	12	10	0.
6s		,,		_				800	12	0	6	12	14	0
8s		,,				-		800	12	4	6	13	2	Ò.
10s		"			-			800	13	2	ō	14	5	6
128	•	"		·	-		Ĭ.	800	13	6	ŏ	14	. 9	6
148		**		_		_		1100	15	6	Ŏ	16	10	Ō
16s		,,	-					1100	15	15	Ğ	17	14	6
188		"					- :	1200	17	2	ĕ	19	2	0.
20s	•	"		•			·	1200	17	6	ĕ	19	8	Ř.
228	-	"	-	•	•	•	-	1200	17	12	ĕ	20	ī	6
248	-			•	·	•	·	1200	18	2	6	20	$1\overline{0}$	6
26s	Ċ	,,		•	•	•	•	1200	20	4	6	22	13	ď.
288	•		•	•	•	•	•	1200	20	8	ě	23	ĩ	ě.
30e	•	**	•	•	•	•	•	1200	20	12	6	23	5	ě
32s	•	,,	•	•	•	•	•	1200	21	2	8	23	11	6
36s	•	"	•	•	•	-	•	1300	21	10	0	$\frac{23}{24}$	10	6
40s	•	,,	•	•	•	•	•	1300	22	11	0	25	14	6
40s		77	46.	(01-1	٠,٠		٠		35	10	0	38	14	0
42a	•	Foreign	AITI	can/Car	HOLL	uan	•	1600		0		39	6	0
	•	17	**	,,	**		•	1600	36	~	0			_
44s	•	<b></b> ".	-27	"	• • •		•	1600	36	6	0	39		6-
60s	•	Foreign Menor	$\mathfrak{gfl}^{\top}C$	arded.				1800	54	13	0	60	2	0
<b>60</b> 8	•	Foreign Combe		ptian K	arne	ak/Mer	ioufl	2200	60	7	6	65	12	6
80s	•	Foreign Menor		gyptian <i>arded</i> .		Karn	ak/	1800	59	10	6	68	1	0
80s	-	Foreign Menor		Egyptia: $ombed$ .	n	Karn	ak/	2000	65	5	0	73	11	6
100в]	•	Foreign Maare	Egy		r Co	$\mathbf{K}$ arn $\mathbf{m}$ bed.		2000	73	11	0	85	7	0
<b>4s</b> to 9s		Mixed Y	Tarn						6	15	0	7	11	6
10s to 20s		Mixed )	Zarn						9	10	0	11	11	ß
<b>22</b> s to 30s		,,	,,						10	8	0	13	1	6
32s to 40s			,,						13	6	0	17	4	0
42s to 50s			,,		,				19	1	0	23	2	6
<b>52s</b> to 60s			,,						21	10	6	26	15	0
<b>62s</b> to 80s			,,						36	0	0	41	12	0
82s to 100s			,,						38	10	0	46	15	0
		**												

NOTE.—In the case of yarn the rounding off of the Retail Price should be to the lower half anna, that is 11.99 pies should be rounded off to 6 pies and 5.99 pies will have to be omitted altogether.

- 1. All prices are for grey yarn of full count (subject to standard tolerances in count) and of the minimum count les strength product given in column 3, full reeling in hanks packed in 10 lbs. bundles and in bales/cases.
  - 2. Odd counts of yearn are not permitted for sale.
  - 3. For folded yarns over two-fold add 1 anna per ply to the two-fold prices indicated.
- 4. For other counts (exclusive of fractional counts) the ex-factory price shall be the price specified above, for the count next below, increased by:—

Three annas per count in the case of 32s. to 60s. (carded).

Four annas per count in the case of 60s. to 80s. (combed).

Five annas per count in the case of 80s. to 100s. (combed).

5. Cheesing and/or coning charges including case packing.

Rs. 2/- per 10 lbs. up to and including 30s.
Rs. 3/- per 10 lbs. over 30s

- 6. Yarn supplied on beams may be charged by the supplying manufacturer the following maximum prices:—
  - (a) upto and including 20s. @ 2 a nas per lb. above the ex-mill price per bundle as notified.
  - (b) over 20s. and upto and including 40s.
- @ 3 annas per lb. above the ex-mill price per bundle as notified.

(c) over 40s.

- @ 4 annas per lb. above the ex-mill price per bundle as notified.
- (d) Yarn delivered by a manufacturer on bobbins or in any other form will not be charged anything higher than the celling price or ex-mill price whichever is lower.
- 7. Mills who obtain not less than 75 per cent of their motive power by burning coal and/or fuel Oil in their boilers will be permitted to increase the above prices of grey yarn by  $2\frac{1}{2}\%$  as compensatory coal and/or fuel oil allowance rounding off the final price to the nearest half anna.
- 8. Packing.—The above yarn prices are inclusive of charges for standard make up and packing, in securely packed bales as under, starting from the innermost layer.
  - 1 layer of paper, Kraft, Wrapping (inner) Or Fents.
  - 1 layer light Hessian, Fents or Chatai (Palm leaf matting).
  - 1 layer of paper, packing, waterproof.
  - 1 layer of tarpaulin (only during monsoon months).
  - 1 layer of Heavy or Medium Hessian (outer).

Note: —Where tarpaulin is not readily available an additional layer of waterproof paper can be used.

#### SCHEDULE "C7A"

Schedule of maximum ex-factory prices of sewing thread yarn packed by the mills after 31st January, 1951.

S.	Counts	Туре		break	imum lea ring strength .H. 60/70%	- Description	fac pe	Maximum Ex- factory price per bundle of 10 lbs.				
No.			of cotton	Grey	Bld./Dyed	•	b	bleached/ Dyed				
1	2		3	4	5	6	٠	7	7	•		
				Ibs.	lbs.	<del></del>	I	₹s.	a.	p.		
1	2/20s .		Indian	200	190	Bleached .	_	26	8	0		
2	2/20s .		Indian	200	190	Direct Dved		$\tilde{29}$	3	Ŏ		
3	2/20a .		Indian	200	190	Dyed Sul. Colours		30	9	ŏ		
4	2/28s .		Indian	170	160	Bleached .		82	Õ	Ŏ		
-5	2/28s .		Indian	170	160	Dyed Direct		34	11	Ō		
в	2/28s		Indian	170	160	Dyed Sul. Colours		36	1	Ò		
7	2/30s .		Indian	160	150	Bleached .		32	4	Ō		
8	2/30s .		Indian	160	150	Dyed Direct		34	15	0		
9	2/30s		Indian	160	150	Dyed Sul. Colours		36	5	0		
10	2/8s Crochet		African .	Single \	${f Thread}$	Bld. & Mered.		40	10	0		
	•			Test	$25'' - 7\frac{1}{4}$ lbs.							
11	2/8s Crochet.	٠	African .		Thread 25" = 71 lbs.	Dyed Fast and mercerised.		50	12	0		
12	2/8s Crochet.	•	Superior Egyptian		Ditto .	Bld. & Mered.	•	56	14	0		
18	2/8s Crochet.	•	Superior Egyptian		Ditto .	Dyed Fast & Merce	<b>1.</b> (	87	0	0		
14	2/10s Crochet.	•	Superior Egyptian Combed.		Thread $25'' = 6$ lbs.	Bld. Mercd. and Gassed.	•	34	15	0		
15	2/12s Crochet.	٠	African .		Thread $25''=5$ lbs.	Bld. & Gassed	-	<b>4</b> 0	8	0		

	2			3	4	5	6		7	
16	2/12s Croc	het		African	Single Threa		Bld, Mered, and	Rs 42	. е. 8	p. 0
17	",			,,	Test 25"== 5	108	Gassed.  Bld. Dyed Fast Mer.	52	10	0
18	,,			Superior	1		and Gassed. Bld. & Gassed .	56	12	0
19	,,			Egyptian			Bld. Mer. & Gassed	58	12	0
20	"		·	,,	"	•	Bld. Dyed Fast Mercd. & Gassed.	68	14	0
21	"		•	African Combed.	"		Bld. Mer. and Gassed.	47	0	0
22	**			,,	**		Bld. Dyed Fast Mer. & Gassed.	57	2	0
.23	••		•	Superior Egyptian Combed.	"		Bld. Mercd. & Gas- sed.	64	2	0
24	"		•	,,	"		Bld. Dyod Fast Mer. and Gassed.	74	4	0
25	2/16s			Egyptian			Bld. Mercd. and	61	5	0
26	,,			Carded. Egyptian Combod.	Test 25"=	4 TUB.	Gassed. Bld. Mered. and Gassed.	68	0	0
27	9/22s.	•		Egyptian Carded.	Single Three Test 25"		Bleached	61	7	0
28	,,		•	"	,,	- 14 105	Bld. Polished and Direct Dyed.	64	2	0
29	"			Egyptian Combod.	**		Bleached	68	2	0
30	"			,,	,,	•	Bld. Polished and Direct Dyed.	70	13	0
31	4/24s	-		Egyptian Carded		= 5 lbs.	Bld. and Mercd	63	9	0
-32	2/28s			African	220	210	Bleached	47	0	Ó
33	**	-		,,	,,	210	Dyed Direct	49 51	11	0
34 35	,, <u>i</u>	•	•	Superior	240"	$\begin{array}{c} 210 \\ 230 \end{array}$	Dyed Sul. Colours . Bleached	63	4	ŏ
-36	,,			Egyptian	••	230	Dyed Direct	65	15	0
37	,,	-		,,	,,	230	Dyed. Sul. Cols	67	5	0
38	2/30s			African	210	200	Bleached	47	4	0
39	*			,,	,,	200	Dyed Direct		15	0
40	71			.,		200	Dyed Sul. Cols.	51	5	0
41	,,	-	•	Superior Egyptian	230	220	Bleached	68	8	0
42	**	•	•	,,	***	220	Dyod Direct	66	8	0
43	29	~	•	,,	**	220	Dyed. Sul. Colours	67	9	0
414	"	-	•	,,	"	220	Dyed Fast		10	0
45	**	•	٠	Superior Egyptian Combed	,,	220	Bld. and Polished .	70		
46	$6 \times 2/30$ s		•	African	205 for 2/80	195 s.	Bleached		11	0
47	,,	•	•	g "	205	195	Bld. Dyed Fast		13	
48	,,	•	•	Superior Egyptian	**	195	Bleached		15	
49	**	٠	•	"	**	195	Bld. Dyed Fast .	75	1	0
50	6/36в.		•	Egyptian Combod.	Single Thr Test 25":	ead = 5 lbs.	Bleached		15	0
.51	$6 \times 2/36 s$	•	٠	Egyptian Combed.	Single Thre Test 25"—	ad	Bld. Mero Gassed.	75	12	0

1		2		3	4	5	6	7		
								R		р.
<b>52</b>	12/36s			Egyptian Combed	Single Thread Test 25 "=11		Bld. Mer. and Gassed.	75	12	0
53	,,	•	•	,,	"		Bld. Mercd. and Dyed Fast,	84	10	0.
54	2/40s.			African	160	150	Bleached .	. 49	8	0∽
55	,,,			.,	160	150	Dyed Direct .	. 52		0-
56	,,			,,	160	150	Dyed Sul. Cels.	. 53	9	0
57	,,	•	•	Egyptian Combed.	190	170	Bld. and Polished	. 72	2	0
58	$6 \times 2/40s$ .		•	African	160 for $2/40s$ .	150	Bleached ,	. 50	9	0,
59	,,			,,	160	150	Bld. Dyed Fast	. 60	11	0.
60	2/50s.			Egyptian Combed.	185	125	Bld. and Polished	74	14	0
61	4/50s	•		,,	Single Thread Test 25" == 2¼		Bleached .	. 75	2	0.
62	**	•	•	"	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		Bld. and Mercd. Gassed and Poli ed.	78 sh-	6	O-
63	4/60s.		-	,,	Single Throad Test 25 "=		Bleached .	. 81	. 14	0
64	6/60s	•	•	* "	Single Thread Test 25"=3	-	Bleached .	. 82	2	0.

[No. 9(9)-CT/51-II.]

T. P. BARAT, Textile Commissioner.

S. A. TECKCHANDANI, Under Secy.

#### MINISTRY OF FOOD AND AGRICULTURE

New Delhi, the 10th February, 1951

S.R.O. 204(39).—In exercise of the powers conferred by section 4 of the Essential Supplies (Temporary Powers) Act, 1946 (XXIV of 1946), and in supersession of Saurashtra Government's Order No. F/GN/2, dated the 23rd August, 1948, the Central Government is pleased to direct that the powers conferred on it by section 3 of the said Act to provide for the matters specified in clauses (c), (f), (h), (i) and (j) of sub-section (2) thereof, shall, in relation to foodstuffs, excluding gram, pulses, edible oils, edible oilseeds, sugar and gur, be exercisable also by all District Magistrates in the State of Saurashtra within their respective jurisdictions subject to such directions, general or special, as the Government of Saurashtra may issue in this behalf.

[No. CG-604(24).]

K. R. DAMLE, Joint Secy.

#### MINISTRY OF EDUCATION

#### ARCHAEOLOGY

New Delhi, the 12th February 1951

S.R.O. 204(40).—In exercise of the powers conferred by sub-section (1) of section 3 of the Ancient Monuments Preservation Act, 1904 (VII of 1904), the Central Government is pleased to declare the ancient monument (Saivite temple at Bhojpure, District Raisen, Bhopal) described in the annexed Schedule to be protected within the meaning of the said Act.

[No. D.250/51-A-2.]

B. CHATTERJEE, Under Secy.

# MINISTRY OF TRANSPORT

# PORTS II

New Delhi, the 7th February 1951

S.R.O. 204(41).—In exercise of the powers conferred by clause (j) of sub-sectiona (1) of section 6 of the Indian Ports Act, 1908 (XV of 1908), the Central Government hereby directs that with effect from the 15th March 1951, the following amendments shall be made in the rules published with the notification of the Government of India in the late Department of Communications No. 11-P(53)/41, dated the 29th January 1942, the same having been previously published as required by sub-section (2) of the said section, namely:—

In the said notification,

(a) in the total annexed to Rule I, the following item shall be added, namely:

8. No.	Name of craft plant or appliances	<u>r</u>	At Rate		t of hire Minimum	Unit
18	Fire Float	Rs. 90	<b>A</b> ·	р. 0		For the first 6 hours or part thereof
		75	0	0	-	For the second or any subsequent θ hours or part thereof.

Note. The rates are inclusive of the hire charges of the tug towing the Fire Float.

and (b) In rule 2, for the figures and word "14 and 15" the figures and word!

"14, 15 and 18" shall be substituted.

[No. 11-P(129)/50.]

T. S. PARASURAMAN, Dy. Secy.

#### MINISTRY OF WORKS, PRODUCTION AND SUPPLY

New Delhi, the 12th February 1951

S.R.O. 204(42).—Corrigendum.—In para. (iv) of Central Boilers Board's Notification No. EL-II/304(12), dated the 10th January 1951, publishing certain draft amendments to regulation 107 of the Indian Boiler Regulations, 1950, the following correction shall be made, namely:—

For "J is equal to 1"

Read "J is equal to 100".

[No. EL-II/304(12).]. N. P. DUBE, Secy. Central Boilers Board.

# MINISTRY OF LABOUR

New Delhi, the 8th February 1951

S.R.O. 204(43).—In exercise of the powers conferred by section 35 of the Workmen's Compensation Act, 1923 (VIII of 1923), the Central Government hereby makes the following amendments to the Workmen's Compensation (Transfer of Money) Rules, 1935, namely:—

In the said Rules—

- (1) Rule 1 shall be renumbered as sub-rule (1) of that rule and after the sub-rule as so renumbered, the following sub-rule shall be added namely:—
  - "(2) They extend to the whole of India except Part 'B' States".
- (2) In clause (b) of rule 2 and in rule 8 for the words "Provincial Government" the words "State Government" shall be substituted.

- (3) After clause (b) of rule 2, the following clause shall be inserted:—
  - "(bb)" India "In these rules does not include Part 'B' States."
- (4) For the words "British India", wherever they occur the word "India" shall be substituted.

[No. SS.105(199)/I:]

S.R.O. 204(44).—In exercise of the powers conferred by section 35 of the Workmen's Compensation Act, 1923 (VIII of 1923), the Central Government hereby makes the following amendments to the Workmen's Compensation (Transfer of Money, Burma) Rules, 1938, namely:—

#### In the said Rules—

- (1) In rule 1 after sub-rule (1) the following sub-rule (2) shall be inserted:—
  - "(2) They extend to the whole of India except Part 'B' states"; and the existing sub-rule (2) shall be renumbered as sub-rule (3).
- (2) In clause (a) of rule 2 for the words "Provincial Government" the words "State Government" shall be substituted.
- (9) For the words "British India" wherever they occur, the words "India" shall be substituted.

[No. SS.105(199)/II.]

S.R.O. 204(45).—The following draft of an amendment to the Employees' State Insurance (Central) Rules, 1950, which it is proposed to make in exercise of the powers conferred by section 95 of the Employees' State Insurance Act, 1948 (XXXIV of 1948), is published as required by sub-section (1) of the said section for the informatior of all persons likely to be affected thereby and notice is hereby given that the said draft will be taken into consideration on or after the 20th March 1951.

Any objection or suggestion which may be received from any person with respect to the said draft before the date specified will be considered by the Central Government.

#### Draft Amendment:

In the said Rules for sub-rule (2) of rule 1, the following shall be substituted, rnamely—

"(2) They extend to the whole of India except Part 'B' States."

[No. SS.105(199)/III.]

N. M. PATNAIK, Dv. Secy.

# New Delhi, the 13th February 1951.

S.R.O. 204(46).—In pursuance of section 17 of the Industrial Disputes Act, 1947 (XIV of 1947) the Central Government is pleased to publish the following award of the Industrial Tribunal, Dhanbad, in the industrial dispute between the North Chirimiri Colliery and their workmen.

CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL AT DHANBAD.

Reference No. 5 of 1950.

#### PRESENT:

Sri S. P. Vaima, Barrister-at-Law, Chairman, Central Government Industrial Tribunal, Dhanbad.

#### PARTIES:

For the Management:

Shri J. R Chandra, Labour Officer of the Colliery, along with Shri D. D. Diddee, Agent of the Colliery.

For the Workmen

Shri Malaviya, President, Chhatisgarh Colliery Workers Federation, Manendragarh, M.P.

# AWARD

This dispute which has been referred to the Central Government Industrial Tribunal at Dhanbad by a Notification of the Government of India, Ministry of Labour, No. LR.2(196) dated 16th October 1950 concerns the management of the

th Chirimiri Colliery and their workmen in respect of the matters specified in Schedule of the above Notification. The notification runs as follows:

"Whereas an industrial dispute has arisen between the management of the North Chirimiri Couliery and their workmen in respect of the matters specified in the Schedule hereto annexed:

And whereas the Central Government considers it desirable to refer the dispute for adjudication;

Now, therefore, in exercise of the powers conferred by clause (c) of subsection (1) of Section 10 of the Industrial Disputes Act, 1947 (XIV of 1947), the Central Government is pleased to refer the said dispute for adjudication to the Central Government Industrial Tribunal at Dhanbad, constituted under Section 7 of the said Act.

#### SCHEDULE

- 1. Supply of uniforms to chowkidars and peons.
- 2. Payment of arrears to the basic cut from the salary of the staff.
- 3. Reinstatement of Shri R. K. Dubey."
- 2. After the statements were received from the parties the case was taken upfor hearing for the first time on 15th January 1951. As the case was not concluded on 15th January the next date of hearing was fixed for 19th January 1951. On this date a representative of Shri Chandra appeared and prayed for a day's adjournment and the case was taken up on 20th January, on which date the hearing was concluded.
- 3. So far as the first issue is concerned Shri Malaviya appearing on behalf of the workers has urged that the chowkidars and peons need some sort of protection against the extremes of climate and for the sake of their health. On that point the management says that it is the lookout of the management to see that its servants of the type of chowkidars and peons are protected from cold and heat and contends that there is no such provision made in the Government award which is known as Korea Award. They further point out that there is no such item in the memorandum of demand dated 21st May 1949 addressed to the Agent of the colliery. Shri Malaviya after some discussion said that he was not very keen about the summer uniforms but something must be given to the chowkidars and peons to protect them during winter months. Although it has been stated several times that the climate of Chirimiri is apt to be extremely cold or hot, nothing has been placed before me nor have I been shown any authoritative statement on this point. Moreover, this is a matter in which the management if properly approached are bound to take a reasonable attitude. Therefore I do not see any reason to pass an order for the supply of uniforms to chowkidars and peons in this colliery.
- 4. So far as the second issue is concerned, namely payment of arrears to the basic cut from the salary of the staff, Shri Malaviya urged that this matter was first mentioned to the President of the State Congress by the employers on 6th February 1948. Besides other employees affected, the chief persons who are affected by the so-called cut were B. B. Shrivastava, Overman, Shri Ghosal, Store Keeper, and Shri R. K. Dubey, Welgh Bridge Clerk. This matter was then taken up, according to Shri Malaviya by the Federation, from March 1948 Various attempts at conciliation were made from 1st August 1948 to 18th and 19th August 1950.
- 5. It must be noted that the wage cut is not with regard to the cut in the wages of labourers but cut in the wages of the staff. The original number of employees that was affected was something like 10 in all, in November 1947, and only 5 upto December 1950. What is known as a cut was however restored in March 1949 as a result of a conference between the parties. With regard to the arrears from the 1st November 1947 to March 1949 stress was laid upon a letter issued by the Regional Labour Commissioner (Central), Dhanbad, dated 6th March 1950 in which the expression used is "restoration of the cut should be considered."
- 6 In order to understand the relative importance of this item of dispute it is necessary to mention a few facts about which there can be no controversy. There was an award in Korea State which raised the selling price of coal from Rs. 14-1-0 per ton to Rs. 17-6-0 per ton. This increase in price was to take effect from the 1st of November 1947. Similarly the wages were also increased from 1st November 1947 In January 1948 Korea State merged into Madhya Pradesh. The Government of India reduced the price of coal by Rs. 2-5-0 per ton. This change in the reduction of price of coal is sure to affect to a certain extent the Korea Award, and the arrangements made thereunder. Although a cut was introduced after the price was reduced, those cuts are really a kind of adjustment in the wages in order to bring the wages in this colliery on a par with the neighbouring collieries. This cut was restored in March 1949. At that time no one seems to have raised any question about the arrears and even these three persons who

were prominently mentioned do not seem to have definitely raised that quest at the time when the cut was restored, that is to say in March 1949. I am afraid that this item of dispute is a belated one and I would hold that the case for restoration of cuts, of some of the members of the staff has not been made out.

7. So far as the last issue namely the reinstatement of Shri R. K. Dubey is concerned, the parties I am glad to say, have come to an understanding. The document that has been placed before me has been signed by the representatives of both parties. The agreement runs as follows:

"20-1-1951.

Parties agree that Shri R. K. Dubey should be re-employed within three months from the date of the publication of the award. He would be entitled to his pay from the date of his employment, if within that three months, or if beyond three months, then from the end of three months after the publication of the award.

R. L. MALVIYA.

20th January 1951.

President, Chh. Colliery Workers Federation.
D. D. DIDDEE.

Agent, North Chirimiri Colliery.

20th January 1951. 20-1-51.

> S. P. VARMA, Chairman,

Industrial Tribunal, Dhanbad."

A copy of that document is put in as Annexure A to this award. My award on this issue therefore is in terms of the agreement arrived at.

Before I close this award I may mention that a question was raised by the management about the competence of the President of the Federation to represent the workers of the colliery on the strength of a document filed by them containing a number of signatures. I do not consider it necessary to go into this question chiefly in view of the fact that the Letter of Reference mentions the President of the Federation as one of the persons to whom a copy has to be sent.

I therefore give my award in terms aforesaid.

S. P. VARMA,

Chairman,
Central Government Industrial Tribunal,
Dhanbad.

Dhanbad, dated the 24th January 1951.

ANNEXURE 'A'

Reference No. 5 of 1950

20-1-1951.

Parties agree that Shri R. K. Dubey should be re-employed within three months from the date of the publication of the award. He would be entitled to his pay from the date of his employment, if within that three months, or if beyond three months, then from the end of three months after the publication of the award.

20th January 1951.

R. L. MALVIYA,

President,

Chh. Colliery Workers Federation.
D. D. DIDDEE.

Agent,

North Chirimiri Colliery.

20th January 1951.

S. P. VARMA,... Chairman.

Central Government Industrial Tribunal, Dhanbad.

20th January 1951.

N. C. KUPPUSWAMI, Under Secy.

#### New Delhi, the 7th February 1951

S.R.O. 204(47).—The following draft of certain further amendments to the Industrial Disputes (Central) Rules, 1947, which it is proposed to make in exercise of the powers conterred by section 38 of the Industrial Disputes Act, 1947 (XIV of 1947), is published as required by sub-section (1) of the said section for the information of all persons likely to be affected thereby and notice is hereby given that the draft will be taken into consideration on or after the 1st April 1951. Any objection or suggestion which may be received from any person with respect to the said draft before the date specified will be considered by the Central Government:—

# Draft Amendment.

For sub-rule (2) of rule 1 the following sub-rule shall be substituted, namely:—
"(2) They extend to all Part C States and shall also apply in relation to an industrial dispute concerning a banking company or an insurance company in any Part A State and in relation to an industrial dispute concerning any industry carried on by or under the authority of the Central Government or by a railway company or major port, mine or oilfield in any Part A or Part B State other than the State of Jammu and Kashmir".

[No. LR-1(134)-1.]

# New Delhi, the 12th February 1951

- S.R.O. 204(48).—In exercise of the powers conferred by section 14 of the Industrial Employment (Standing Orders) Act, 1946 (XX of 1946), and in supersession of the notification of the Government of India in the late Department of Labour No. LR-11(48), dated the 29th January 1947, the Central Government hereby exempts the following Railways from all the provisions of the said Act:—
  - 1. Assam Railway.
  - 2. Bengal Nagpur Railway.
  - 3. Bombay, Baroda and Central India Railway.
  - 4. East Indian Railway.
  - 5. Great Indian Peninsula Railway.
  - Madras & Southern Mahratta Railway.
  - 7. Eastern Punjab Railway.
  - 8. Oudh Tirhut Railway.
  - 9. South Indian Railway.
  - 10. Bezwada Section of the Nizam's State Railway.

[No. LR-11(48).]

#### ORDERS

### New Delhi, the 6th February 1951

S.R.O. 204(49).—Whereas an industrial dispute has arisen between the management of the North Bhagatdin Colliery and their workmen in respect of the wages of stone-cutters:

And whereas the Central Government considers it desirable to refer the dispute for adjudication;

Now, therefore, in exercise of the powers conferred by clause (c) of sub-section (1) of section 10 of the Industrial Disputes Act, 1947 (XIV of 1947), the Central Government is pleased to refer the said dispute for adjudication to the Central Government Industrial Tribunal at Dhanbad, constituted under Section 7 of the said Act.

[No. LR-2(308).]

S.R.O. 204(50).—Whereas an industrial dispute has arisen or is apprehended between the workmen employed in the mica mines situated in the State of Madras and their employers;

And whereas the matter specified in the schedule hereto annexed have so far as the Central Government is aware, been raised on behalf of workmen;

And whereas the Central Government considers it desirable to refer the dispute for adjudication;

Now, therefore, in exercise of the powers conferred by clause (c) of sub-section (1) of section 10 of the Industrial Disputes Act, 1947 (XIV of 1947), the Central Government is pleased to refer the said dispute for adjudication to the Central

Government Industrial Tribunal at Dhanbad, constituted under section 7 of said Act.

#### SCHEDULE

- 1. What is the state of the Mica Industry with special reference to the employers' ability to bear the demands of the workmen without stifling the industry?
- 2. Is the present scale of wages in the mica mining industry inadequate, and if so what should be the reasonable wages?
  - 3. What bonus, if any, should be allowed to the workmen?
- 4. What should be regarded as the basic wage for the purposes of Dearness Allowance?
  - 5. What rate of Dearness Allowance should be allowed to the workmen?
  - 6. The main complaints of labour relate to their wages, and if so to what extent?
  - 7. What holidays should be allowed to the workmen with pay?
- 8. Are the present hours of work and overtime sultable for the workmen, and if not, how should they be altered?
- 9. Should the workmen be allowed compensation for forced idleness, and if so, to what extent?
- 10. What inducement should be given to the workmen for the purpose of ensuring their permanency of service?
- 11. What should be the fair rules of disciplinary action applicable to the work-men in the mica mines?
  - 12. What provision should be made for medical facilities for the workmen?
  - 13. Should the workmen be allowed free rations and rations at concession rates?
- 14. Should a Provident Fund under the Government of India's scheme be applied to the workmen?
- 15. Are the arrangements for water supply adequate, and if not, what should be done to improve it?
- 13. What is the state of the housing problem, and to what extent should the employers be required to improve housing facilities?
- 17. Should any recommendation be made for the increase of Welfare Cess for the benefit of the workmen?
  - 18. Dry compressors should not be used by the employers.
- 19. Wages should be paid once a week and under no circumstances the payment to be delayed for more than 4 weeks.
- 20. Payment of pension for those workers who have put in a service of not less than 15 years at one and the same mine.
- 21. 25 per cent. of the net profits to be evenly distributed among the workers every year.
  - 22. Leave with pay,

[No. LR-4(124).]

**S.R.O.** 204(51).—Whereas an industrial dispute has arisen between the employers mentioned in Schedule I annexed hereto including their branches and their workmen in respect, so far as the Central Government is aware, of the matters specified in Schedule II hereto annexed;

And whereas the Central Government considers it desirable to refer the dispute for adjudication;

Now, therefore, in exercise of the powers conferred by clause (c) of sub-section (1) of section 10 of the Industrial Disputes Act, 1947 (XIV of 1947), the Central Government is pleased to constitute an Industrial Tribunal of which Shri Sukhdeo Narain, a Retired Judge of the High Court of the erstwhile Jodhpur State, shall be the sole Member, and to refer to him the said dispute for adjudication.

#### SCHEDULE I

- 1. Messrs Duduwalla & Co., Bhilwara.
- 2. Messrs Pusalal Mansinghka Ltd., Bhllwara.
- 3. Messrs Mewar Mineral Co., Udaipur.
- 4. Messrs Associated Mining Ltd. Bhilwara.

#### SCHEDULE II

- 1. Rates of wages and dearness allowance for workers, both skilled and unskilled, in the Mica Mines and to fix the date or dates with effect from which these should be paid.
- 2. Rates of wages and dearness allowance for clerical staff taking the pay and dearness allowance received by them in 1945 as the basic rates and to fix the date with effect from which these should be paid.
- 3. Bonuses for the years 1945-46, 1946-47, ar 1947-48 (ending 30th September 1948) at the rate of one month 10 days pay per year (i.e. in total for four months for the 3 years) on the basis of basic wages as shown in the records of the year for which bonus is to be paid.
- 4. Rates of bonus to the workmen for the year 1948-49 (i.e. from 1st October 1948) and onwards.
  - 5. Rates of bonus for the staff for 1948-49 and onwards.
  - 6. Leave with pay admissible to the workmen.
- 7. Share of workers in the Joint Mica Mission Bonus as was paid to Mica Lessees in Mewar.

Note: This list is not intended to be exhaustive.

[No. LR-2(304).]

# New Delhi, the 7th February 1951

**S.R.O.** 204(52).—Whereas an industrial dispute exists between the management of the Jogta Colliery and their workmen in respect of the matters set forth in their joint application dated the 26th October 1950, annexed hereto;

Now, therefore in exercise of the powers conferred by sub-section (2) of section 10 of the Industrial Disputes Act, 1947 (XIV of 1947), the Central Government hereby refers the said dispute for adjudication to the Central Government Industrial Tribunal, Dhanbad, constituted under section 7 of the said Act.

# ANNEXURE

# FORM A

(See Rule 3)

Form of application under sub-section (2) of Section 10 of the Industrial Disputes Act 1947, for the reference of an Industrial dispute to a Board of Conciliation

Court of Enquiry

Industrial Tribunal.

Whereas an industrial dispute exists between Messrs, Jogta Coal Company Limited., Jogta Colliery, P. O. Sijua (Manbhum) and the Jogta Colliery Workers' Union, Jogta Colliery, P. O. Sijua (Manbhum) and it is expedient that the matters specified in the enclosed statement which are connected with or relevant to the dispute should be referred for adjudication by Industrial Tribunal, an application is hereby made under sub-section (2) of section 10 of the Industrial Disputes Act 1947, that the said matters should be referred to an Industrial Tribunal.

This application is made by the undersigned who has been duly authorised to make this application by the Manager, Jogta Colliery, Jogta Coal Co. Ltd., and the President, Jogta Colliery Workers' Union.

A statement of the nature of the dispute and of the issues which the signatories desired be referred to the Tribunal is enclosed.

Dated, the 26th October, 1950.

Signature of applicants:

Manager,
(Jogta Coal Co. Ltd.)
B. P. Sinha, President,
Jogta Colliery Workers' Union.

 $T_0$ 

The Secretary to the Government of India, Ministry of Labour, New Delhi.

Statement as per Rule 3 of the Industrial Dispute Rules, 1947

(a) The Parties to the Dispute:(i) Jogta Colliery, Jogta Coal Co. Ltd.(ii) Jogta Colliery Workers' Union.

- (b) The Specific Matters in the Dispute:
  - 10 demands as per list attached,
- (c) An Estimate of the number of Workmen affected or likely to be affected by the Dispute:
  - Approximately 950 workmen likely to be affected taking into account as 20 per cent, loyal to the management.
  - (d) The Efforts made by the Parties themselves to adjust the Dispute:
    - Negotiation, correspondence and other direct means failed. Accordingly both parties agreed to refer the matter to Industrial Tribunal.

Dated, the 26th October, 1950.

Signature of applicants:

Manager, Jogta Colliery (Jogta Coal Co. Ltd.)

B. P. SINHA, President, Jogta Colliery Workers' Union.

The following 10 demands among 19 demands as per Strike Notice No. LA.216/ 9/50, dated 22nd September, 1950 (received by the Manager, Jogta Colliery on 26th September 1950 at 3-10 r.m.) are hereby referred to the Industrial Tribunal as per Industrial Disputes Act, 1947. sub-section (2) of section 10:—

- Demand No. 1.—Those workers who are getting less wages or salary than the neighbouring colliertes, M/S Bird & Coy., should be put in equal level as agreed in the Agreement dated 16th June 1948, 24th February 1950 and also in the manager's letter dated 2nd April 1947 with retrospective effect from 24th February 1950.
- Demand No. 2.—The raising contract system should be abolished immediately as per Agreement dated 16th June 1948.
- Demand No. 3.—Those workers who have not been favoured with the quarters should be given reasonable rent as agreed in the Agreement dated 16th June 1948.
- Demand No. 4.-A school building should be given immediately for the education of the children as agreed in the Agreement dated, 16th June 1943. The minimum salary of the teacher should be Rs. 60/- p.m. and also the privileges and facilities should be given to him like Mudidih Colliery's teachers with retrospective effect from 16th June, 1948.
- Demand No. 5 .-- Miner's Sirdary commission should be given according to the neighbouring collieries and also as per recommendation of S.P.O., I.M.A. on July 17th 1948 and decision of C.L.C. on 6th August 1948 and also S. P. O.'s letter on 8th August 1948 and the Agreement made between the Union and the Company on 14th September 1948 on this subject should be treated as cancelled.
- Demand No. 6—The trammer's minimum wages should be Rs. 1/14/- per day and they should not be allowed to work for more than 8 hours a day just like the minors working in your colliery and the tramming sirdary should be paid according to the neighbouring collieries.
- Demand No. 7.—The lead and lift which have not been paid according to the Rule should be paid with retrospective effect.
- Demand No. 8.—The collies and kamins (earth cutters) attendance bonus which has not been paid should be paid with retrospective effect and this should not be deducted from their rates.
- Demand No. 9.—Not more than 6 persons should be allowed to lead one wagon and when there is no wagon the loaders should be paid wages for forced idleness provided the Company do not provide with suitable alternative Job.

Demand No. 10.—As the miners are working for three shifts and so the other staff should be made three shifts.

Signature of applicants:
Manager

Jogta Colliery
(Jogta Coal Co. Ltd.)
B. P. Sinha, President,
Jogta Colliery Workers Union.

Dated 26th October 1950.

[No. LR-2(300).]

New Dethi, the 8th February 1951

S.R.O. 204(53).—Whereas an industrial dispute has arisen between the management of the East Ena and East Bhuggatdih Collieries and their workmen in respect of the matters specified in the Schedule hereto annexed;

And whereas the Central Government considers it desirable to refer the dispute for adjudication;

Now, therefore, in exercise of the powers conferred by clause (c) of sub-section (1) of section 10 of the Industrial Disputes Act, 1947 (XIV of 1947), the Central Government is pleased to refer the said dispute for adjudication to the Central Government Industrial Tribunal at Dhanbad, constituted under section 7 of the said Act.

#### SCHEDULE

- Refund to the workers of the excess of 2 annas charged for supply of rice.
- 2. Payment of Sunday overtime and extra overtime.
- 3. Payment of wages to all workers for the Independence Day holidays on January 28 and 27, 1950.
- 4. Chaprasis and W. E. Khalasis who are now weekly paid to be treated as monthly paid employees.
- 5. Payment of compensation to trammers of the new incline who are earning less than the prescribed minimum according to the Conciliation Board's recommendations.
  - Grant of increment to workers.
  - 7. Payment of family bonus.
  - 8. Budhan Mistry now working as line Mistry be paid wages of line Mistry.
  - 9. Return of the radio set to the workers.
  - 10. Compensation for stone-cutters of the quarry for loss of earnings.
- 11. Shri Krishan, Motor driver, to be paid the wages of a driver instead of the wages of cleaner.
  - 12. Reduction in the rates of main driver.
  - 13. Withdrawal of notice of lockout regarding East Ena Hard Coke.
  - 14. Payment of railway fare for return journey.
  - 15. Fixation of tub rates of quarry miners at annas 12 basic
  - 16. Leave with pay for monthly paid staff.
  - 17. Payment of bonus for wagon-loaders.
  - 18. Victimisation of certain workers (cases to be specified).
  - 19. Wages for bailing coolies.

[No. LR-2(295).]

# New Delhi, the 12th February 1951

S.R.O. 204(54).—Whereas an industrial dispute has arisen between the manufacturent of the Angarpathra Colliery and their workmen in respect of supply of rice at Controlled rate;

And whereas the Central Government considers it desirable to refer the dispute for adjudication;

Now, therefore, in exercise of the powers conferred by clause (c) of sub-section (1) of section 10 of the Industrial Disputes Act, 1947 (XIV of 1947), the Central Government is pleased to refer the said dispute for adjudication, to the Central Government Industrial Tribunal at Dhanbad, constituted under Section 7 of the said Act.

[No. LR-2(327).]

S. NEELAKANTAM, Dy. Secy.